

County, Texas, shall be and the same is hereby created a common school district of said county within the following described territory:

Said district is from a part of school district No. 8, situated in Hall County, Texas, and is bounded as follows: Beginning at the N. E. corner of Section 14, G. W. Scott; Thence S. with the E. B. L. of Sec. 14 to the S. E. cor. of same; Thence E. to N. E. cor. of 16, S. B. Crump; Thence S. to S. E. cor. of Sec. 3, J. H. Stephens, sur.; Thence E. to N. E. cor. of Sec. 56; Thence S. to S. E. cor. of Sec. 54, J. W. Duncan; Thence West to E. B. L. to Sec. 75, D. & P.; Thence S. to S. E. cor. of Sec. 75; Thence W. to E. B. L. of Sec. 81; Thence N. to N. E. Cor. of Sec. 81; Thence W. to E. B. L. of Sec. 94, B. Dair; Thence S. to S. E. cor. of Sec. 94; Thence W. to S. W. cor. of said Sec. 94; Thence N. to the N. W. cor. of Sec. 9, M. & S.; Thence E. to S. W. cor. of Sec. 12, M. & M.; Thence N. to S. B. L. of Sec. 9, J. Poitevant; Thence W. to S. W. cor. of Sec. 9, J. Poitevant; Thence N. to N. W. cor. of Sec. 6, Robert Crabb; Thence East with meanderings of Red Rover to place of beginning.

Sec. 2. The Weatherly Common School No. 19, as created by this Act assumes the payment of its proportional part of the outstanding bonded indebtedness of the said Common School District No. 8.

Sec. 3. The said Weatherly School District No. 19, as created by this Act, is hereby vested with all the rights, powers, privileges and duties imposed and conferred upon school districts created under the general laws governing such districts.

Sec. 4. The school affairs of said Weatherly School District No. 19, as created by this Act, shall be vested in a board of school trustees composed of three members, who shall be elected and who shall qualify in accordance with the General Laws of the State.

Sec. 5. The fact that the people of the territory effected by this Act have no adequate school facilities created an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days be suspended, and this rule is hereby suspended and that this Act take effect and be in force from and after its passage, and it is so enacted.

TWENTY-THIRD DAY.

Senate Chamber,
Austin, Texas,

Thursday, June 17, 1920.

The Senate met at 10 o'clock a. m. pursuant to adjournment, and was called to order by Lieutenant Governor W. A. Johnson.

The roll was called, a quorum being present, the following Senators answering to their names:

Alderdice.	Gibson.
Bailey.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Smith.
Davidson.	Strickland.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Witt.
Floyd.	Woods.

Absent.

Dayton.

Absent—Excused.

Bledsoe.

Hall.

Prayer by the Chaplain, Rev. S. H. Morgan.

Pending the reading of the Journal of yesterday, the same was dispensed with on motion of Senator Smith.

Committee Reports.

See Appendix.

Message from the House.

A messenger from the House appeared at the bar of the Senate with the following message:

Hall of the House of Representatives,
Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate.

Sir: I am directed by the House to inform the Senate that the House has passed the following bills:

S. B. No. 97, A bill to be entitled "An Act to amend Articles 3881, 3882, 3883, 3889, and 3903, of the Revised Civil Statutes of the State of Texas of 1911, as amended by the Thirty-third Legislature at its Regular Session Chapters 121 and 142, and as amended

by Chapter 58 of the Regular Session of the Thirty-fifth Legislature, and as amended by Chapter 158 of the Regular Session of the Thirty-sixth Legislature, relating to the maximum amount of fees to be retained by district and county officers; the manner of accounting for excess fees and the payment of deficit amounts; the appointment and pay of deputies and assistants to the various district and county officers, prescribing the maximum salaries to be paid such deputies and assistants; providing for the appointment of two additional assistants by the district or county attorney in counties of 100,000 inhabitants; prescribing the maximum amount of salaries to be paid such additional assistants and the manner of such payment; providing for seventy-five dollars (\$75.00) per month for necessary expense by such district and county attorney in counties of 100,000 inhabitants, and declaring an emergency," with amendment.

S. B. No. 92, A bill to be entitled "An Act to establish a system of public roads and bridges for Tarrant county and to empower the commissioners court thereof to provide rules and regulations therefor, and a system for the construction of such roads and bridges, the maintenance and repair thereof, and to condemn private property for such purposes, to constitute each county commissioner ex-officio commissioner of the public roads and bridges of his precinct, and to prescribe the powers and duties of the county commissioners; to authorize and regulate the issuance and sale of bonds under this act, and to provide other forms of indebtedness, and for the levy of taxes for such purposes and to allow the issuance of bonds for the purpose of refunding any bonded or other outstanding indebtedness heretofore or hereafter incurred by said county; to regulate the expenditure of moneys arising from the sale of such bonds and from the levy of taxes for roads and bridge purposes, to designate and define certain cardinal roads in the county, to provide for the selection of a county engineer and for the employment of a consulting engineer; and to empower the commissioners court to make such contracts with respect to the construction, maintenance or repair of roads and bridges that may be necessary, and to employ the convicts on said roads, and to provide for the compensation of the commissioners for the performance of their duties under the terms of this act, and to prescribe pen-

alties for the violation of this act, and repealing all laws in conflict with the provisions hereof, and declaring an emergency," with amendment.

The House has adopted the following resolutions:

S. C. R. No. 10, providing for reports relating to traveling expenses of employees of State departments.

H. C. R. No. 17, relating to grades of cotton established under United States Cotton Futures Act.

Respectfully submitted,

NOEL K. BROWN,

Chief Clerk, House of Representatives.

Privileged Motion on Senate Bill No. 97.

Senator McNealus moved that the Senate concur in House amendment to Senate Bill No. 97.

Amendment No. 1.

Amend Senate Bill No. 97 by striking out all before the enacting clause and insert in lieu thereof the following:

"An Act to amend Article 3903 of the Revised Civil Statutes of the State of Texas of 1911, as amended by the Thirty-third Legislature at its Regular Session, Chapter 121 and Chapter 142 and as amended by Chapter 55 of Regular Session of the Thirty-fifth Legislature, and as amended by Chapter 158 of the Regular Session of the Thirty-sixth Legislature; relating to the maximum amount of fees to be retained by district and county officers; the manner of accounting for excess fees, and for the payment of deficit amounts; the appointment and pay of deputies and assistants to the various district and county officers; prescribing the maximum salaries to be paid such deputies and assistants, and providing for the appointment of two additional assistants by the district or county attorney in counties having an excess of 100,000 inhabitants, which two assistants shall not be required to possess the same qualifications required by law for district and county attorneys; prescribing the maximum amount of salaries to be paid such additional assistants and the manner of such payment; providing for fifty (\$50) dollars per month for necessary expenses by such district or county attorneys in counties and providing that nothing in this act shall repeal the

provision of House Bill No. 106, passed by the Regular Session of the Thirty-sixth Legislature, same being known as Chapter 47 of the Acts of the Regular Session of the Thirty-sixth Legislature, page 83, relating to salaries of district attorneys, and deputies, assistants and stenographers in counties having a population of more than one hundred thousand (100,000), and declaring an emergency."

Amendment No. 2.

Amend Senate Bill No. 97, by striking out all after the enacting clause and insert the following:

"Section 1. That Article 3903 of the Revised Civil Statutes of Texas be amended so the same shall hereafter read as follows:

"Article 3903. Whenever any officer named in Articles 3881 to 3886 shall require the services of deputies or assistants in the performance of his duties, he may apply to the county commissioners court of his county to appoint such deputies or assistants and said county commissioners court, whereupon said court shall make its order authorizing the appointment of such deputies and fix the salaries to be paid them and determine the number to be appointed, and thereupon the officers applying for such deputies shall be authorized to appoint them as now provided by law, provided that said salary shall not exceed the maximum amount hereinafter set out. Provided that in counties having a population in excess of one hundred thousand (100,000) inhabitants the district attorney of the district or the county attorney of such county or counties where there is no district attorney is authorized, when empowered so to do by the commissioners court of said county by which the appointment is made, to appoint not to exceed two assistants in addition to his regular deputies or assistants, the number of said additional assistants not to exceed two for the entire district regardless of the number of counties it may contain, which two assistants shall not be required to possess the qualifications prescribed by law for district and county attorneys and who shall perform such duties as may be prescribed by such district or county attorney, and who shall receive as their compensation not to exceed one hundred and fifty dollars (\$150) per month to be paid in

monthly installments out of the funds of the county for which such appointment is made by warrants drawn on such county funds; provided that nothing in this act shall repeal or modify any salary fixed for either regular or special assistant district or county attorneys by any special act which has been or which may be hereafter enacted; and provided further, that in counties having a population in excess of one hundred thousand (100,000) inhabitants the district attorney in the county of his residence or the county attorney, where there is not a district attorney, shall be allowed by order of the commissioners court of the county where such official resides such amount as said court may deem necessary to pay for the proper administration of the duties of such office, not to exceed seventy-five dollars (\$75) per month, such amount to be allowed upon affidavit of said district or county attorney showing a necessity for such expenses and for all the amounts so incurred, said commissioners court may also require any other evidence as it may deem necessary to show the necessity of such expenditure and its judgment in allowing same shall be final.

"The maximum amount, which may be allowed for deputies or assistants to the officers named in said Articles 3881 to 3886 for their services shall be as follows, to-wit:

"First assistant or chief deputy not to exceed eighteen hundred dollars (\$1800) per annum; other assistants or deputies not to exceed fifteen hundred dollars (\$1500) per annum.

"Provided that in counties having a population of, from thirty-seven thousand five hundred (37,500) to one hundred thousand (100,000) inhabitants, the maximum salary to be allowed such deputies or assistants for their services shall be as follows, to-wit:

"First assistant or chief deputy not to exceed twenty-one hundred dollars (\$2100) per annum; heads of each department not to exceed eighteen hundred dollars (\$1800) per annum; other deputies or assistants not to exceed fifteen hundred (\$1500) per annum.

"Provided that in counties having a population in excess on one hundred thousand (100,000) inhabitants the maximum salary that may be al-

lowed such deputies or assistants for the services shall be as follows, to-wit:

"First assistant or chief deputy not to exceed twenty-four hundred dollars (\$2400) per annum; heads of each department not to exceed twenty-one hundred dollars (\$2100) per annum; other deputies or assistants not to exceed eighteen hundred dollars (\$1800) per annum.

"Provided further that in determining the number of inhabitants in each of the instances heretofore mentioned, the number of inhabitants as shown by the last United States census shall control.

"The county commissioners court in each order granting authority to appoint deputies or assistants shall state the number of deputies or assistants authorized and the amount of compensation to be allowed each deputy or assistant, which compensation shall be paid out of the fees of the office to which such deputies or assistants may be appointed and assigned and shall not be included in estimating the maximum salaries of the officers named in said Articles 3881 to 3886; such salaries are to be paid out of the fees of the office in the following manner:

"First, out of any current fees collected; and, second, if such fees are not sufficient, then out of any delinquent fees collected which are due the county after all legal deductions are made, and if there be any balance remaining after payment of the maximum salaries due such officer or officers and the salaries due such deputy or deputies, such balance shall be paid to the county treasurer.

"Provided, however, that nothing in this act shall be construed to repeal House Bill No. 196 passed by the Regular Session of the Thirty-sixth Legislature, same being known as Chapter 47 of the Acts of the Regular Session of the Thirty-sixth Legislature, page 83, relating to fixing salaries of district attorneys, their deputies, assistants and stenographers in counties having a population of more than one hundred thousand.

"Sec. 2. The fact that under the present law the maximum salary allowed to the deputies in the office named in the said Articles 3881 to 3886 are inadequate creates an emergency and an imperative public necessity that the rule requiring bills to be read on three several days be suspended, and it is so suspended, and that this act take effect and be

in force from and after its passage, and it is so enacted."

The amendments were read.

Simple Resolution No. 23.

Senator Page sent up the following resolution:

Be it resolved by the Senate of the State of Texas that the House of Representatives be requested to return to the Senate Senate Bill No. 101 for correction, revision and re-examination.

The resolution was read.

Senator Hopkins moved to table the resolution. The motion to table was lost by the following vote:

Yeas—10.

Alderdice.	Faust.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	Strickland.
Cousins.	Williford.
Dorough.	Witt.

Nays—16.

Bailey.	Gibson.
Caldwell.	Hertzberg.
Carlock.	McNealus.
Clark.	Page.
Davidson.	Parr.
Dean.	Rector.
Dudley.	Westbrook.
Floyd.	Woods.

Absent.

Dayton.	Suiter.
Smith.	

Absent—Excused.

Bledsoe.	Hall.
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The resolution was adopted by the following vote:

Yeas—15.

Bailey.	Hertzberg.
Caldwell.	McNealus.
Carlock.	Page.
Clark.	Parr.
Davidson.	Rector.
Dudley.	Westbrook.
Floyd.	Woods.
Gibson.	

Nays—12.

Alderdice.	Hopkins.
Buchanan of Bell.	Smith.
Buchanan of Scurry.	Strickland.
Cousins.	Suiter.
Dorough.	Williford.
Faust.	Witt.

Present—Not Voting.

Dean.

Absent.

Dayton.

Absent—Excused.

Bledsoe.

Hall.

Message from the Governor.

Miss Houghton, a messenger from the Governor, presented herself at the bar of the Senate with the following executive message:

Governor's Office,
Austin, Texas, June 17, 1920.
To the Texas Senate:

Gentlemen: I ask the advice, consent and confirmation of the Senate to the appointment of the persons whose names appear on the list attached hereto to be Notaries Public in the Counties indicated.

Respectfull submitted,

W. P. HOBBY.

Governor.

See supplement to today's Journal.

Senate Bill No. 97.

Senator Dudley sent up the following substitute for the motion of Senator McNealus:

I move that the Senate do not concur in House amendments to Senate Bill 97 and ask for free conference and the following be elected on the part of the Senate: McNealus, Witt, Hertzberg, Davidson, Caldwell, and that the House be requested to appoint similar committee.

The motion was read and adopted.

Privileged Motion.

Senator Alderdice sent up the following motion:

I move that the Senate grant the request for a free conference committee on House Bill No. 8, and that the following members be appointed on the part of the Senate: Westbrook, Hopkins, Williford, Caldwell, Dean.

The motion was read and adopted.

Simple Resolution No. 24.

Senator Strickland received unan-

imous consent to send up the following resolution:

Be it resolved by the Senate of the State of Texas:

That we commend the provisional government of the Republic of Mexico for its efforts to establish a stable government in that country and its manifested desire to protect the lives and property of foreigners within its borders.

We have further noted with much gratification the expressions of friendship for the United States by President De La Huerta, General Obregon and other prominent leaders of the new Mexican government, and we indulge in the hope that banditry along the border will be henceforth suppressed and that the lives and property of foreigners will be safe, and that the citizens of both countries along the border will feel toward each other as neighbors should.

STRICKLAND,
DUDLEY.

The resolution was read and adopted.

House Bill No. 114.

The Chair laid before the Senate on the calendar

H. B. No. 114, A bill to be entitled "An Act amending Article 613 of the Revised Civil Statutes of the State of Texas of 1911, providing that the issuance of certain county bonds shall be based upon and limited by the taxable values of the county, and declaring an emergency."

The bill was read second time.

The committee report that the bill be not printed was adopted.

The bill was passed to third reading.

On the motion of Senator Hopkins the constitutional rule was suspended by the following vote:

Yeas—28.

Alderdice.	Dudley.
Bailey.	Faust.
Buchanan of Bell.	Floyd.
Buchanan of Scurry.	Gibson.
Caldwell.	Hertzberg.
Carlock.	Hopkins.
Clark.	McNealus.
Cousins.	Page.
Davidson.	Parr.
Dean.	Rector.
Dorough.	Smith.

Strickland. Williford.
Sulter. Witt.
Westbrook. Woods.

Absent.

Dayton.

Absent—Excused.

Bledsoe. Hall.

The bill was read third time and finally passed.

Message from the House.

A messenger from the House presented himself at the bar of the Senate with the following message:

Austin, Texas, June 17, 1920.

Hon W. A. Johnson, President of the Senate.

Sir: The House grants the request of the Senate for the return of Senate Bill No. 101, which bill is returned herewith.

Respectfully submitted,

NOEL K. BROWN,

Chief Clerk, House of Representatives.

House Bill No. 178.

The Chair laid before the Senate on the calendar

H. B. No. 178, A bill to be entitled "An Act to amend Sections 2 and 14 of the Sepcial Road Law of Coleman County, Texas, approved April 15, 1905, being House Bill No. 542, as amended by an act, being House Bill No. 688 of the Special Laws of Texas, approved on the 17th day of April, 1907, and as amended by an act, being House Bill No. 52 of the Special Laws of Texas, approved June 4, 1915, which House Bill No. 542 is entitled 'An Act to create a more efficient road system for Coleman County, Texas; as amended by an act, being House Bill No. 16, approved October 2, 1917; and making the county commissioners of said county ex-officio road commissioners and prescribing their duties as such, and providing for the appointment of road overseers, and defining their duties; and for the working of county convicts upon the public roads of said county, and providing for the officers' fees and rewards for escaped convicts, and authorizing the working of county convicts, and au-

thorizing the working of county convicts partly upon county convict farms as well as upon the public roads and partly upon both, in the discretion of the commissioners court, and making provisions applicable as far as practicable to convicts when worked upon the county farms; and to provide for the summoning of teams for road work and for the allowance of time for road service for same, and fixing a penalty for violation of this act; also authority to employ men and teams to work on public roads and fixing their compensation therefor; and to repeal all laws in conflict with this act as to Coleman County; providing for the condemnation of land needed for widening, straightening, changing or draining roads; providing for the taking of timber, gravel earth, stone or other necessary material for the improvement of roads; and giving persons summoned to work upon the roads the right to be relieved from the discharge of such duty on the payment of specific sums of money herein stipulated; providing for the collection of such sums of money by road overseers and prescribing penalties for failure to comply with the provisions of this act, and declaring an emergency."

The bill was read second time.

The committee report that the bill be not printed was adopted.

The bill was passed to third reading.

The constitutional rule was suspended by the following vote:

Yeas—28.

Alderdice.	Gibson.
Bailey.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Smith.
Davidson.	Strickland.
Dean.	Sulter.
Dorough.	Westbrook.
Fudley.	Williford.
Faust.	Witt.
Floyd.	Woods.

Absent.

Dayton.

Absent—Excused.

Bledsoe.

Hall.

The bill was read third time and finally passed by the following vote:

Yeas—28.

Alderdice.	Gibson.
Bailey.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Smith.
Davidson.	Strickland.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Witt.
Floyd.	Woods.

Absent.

Dayton.

Absent—Excused.

Bledsoe.

Hall.

Simple Resolution No. 25.

Senator Witt sent up the following resolution:

Whereas, Hon. Tom Connally, now a member of Congress from the Eleventh District, and a former member of the Legislature of Texas, is present; therefore be it

Resolved, That he be extended the privilege of the floor of the Senate and invited to address the Senate.

Witt, Hertzberg, Page, Westbrook

The resolution was read and adopted.

The Chair appointed the signers of the resolution to escort the gentleman to the platform.

Address of Hon. Tom Connally.

Hon Tom Connally, a member of Congress from the Eleventh District addressed the Senate.

Executive Session.

The time having arrived for the executive session, the Chair instructed the Sergeant at arms to clear the Senate and prepare the chamber for executive session.

The Senate went into executive session.

In the Senate.

The Secretary reported to the Journal Clerk that the following appointments by the Governor had been confirmed by the Senate in executive session, to-wit:

Hon. P. A. Martin as Judge of the Eighty-ninth Judicial District.

Hon. G. O. Bateman, of Brackenridge, as District Judge of the Ninetieth Judicial District.

The following persons were confirmed as notaries:

See Appendix to today's Journal, page 529.

House Bill No. 181.

The Chair laid before the Senate on the calendar

H. B. No. 181, A bill to be entitled "An Act creating the Somerset Independent School District in Bexar County, etc., and declaring an emergency."

The bill was read second time.

The committee report that the bill be not printed was adopted.

The bill was passed to third reading.

The constitutional rule was suspended by the following vote:

Yeas—28.

Alderdice.	Gibson.
Bailey.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Smith.
Davidson.	Strickland.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Witt.
Floyd.	Woods.

Absent.

Dayton.

Absent—Excused.

Bledsoe.

Hall.

The bill was read third time and finally passed.

House Bill No. 186.

The Chair laid before the Senate on the calendar

H. B. No. 186, A bill to be entitled "An Act amending the Act of the Regular Session of the Thirty-sixth Legislature creating the Ray Common School District No. 27, in Goliad County, Texas, changing the territory comprising the said district, defining the territory by metes and bounds, providing a board of trustees therefor, providing that said common school district and the board of trustees thereof shall have and enjoy all the rights, powers, privileges and duties imposed and conferred by the General Laws of this State, and declaring an emergency."

The bill was read second time.

The committee report that the bill be not printed was adopted.

The bill was passed to third reading.

The constitutional rule was suspended by the following vote:

Yeas—28.

Alderdice.	Gibson.
Bailey.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Smith.
Davidson.	Strickland.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Witt.
Floyd.	Woods.

Absent.

Dayton.

Absent—Excused.

Bledsoe.

Hall.

The bill was read third time and finally passed by the following vote:

Yeas—28.

Alderdice.	Gibson.
Bailey.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Smith.
Davidson.	Strickland.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Witt.
Floyd.	Woods.

Absent.

Dayton.

Absent—Excused.

Bledsoe.

Hall.

House Bill No. 179.

The Chair laid before the Senate on the calendar

H. B. No. 179, A bill to be entitled "An Act to amend Chapter 66 of the Local and Special Laws of the State of Texas, passed at the Regular Session of the Thirty-third Legislature, approved March 20, 1913, entitled 'An Act incorporating and creating the Sonora Independent School District, enlarged, of Sutton County, Texas for free school purposes only; defining its boundaries, and providing for the election of a board of trustees, for the raising of revenues by taxation, for the issuance of bonds for building purposes, and for the maintenance of public free schools in such district, and vesting said district and the board of trustees thereof with all the rights, powers, privileges and duties conferred and imposed by General Laws upon independent school districts, and the board of trustees thereof, formed by the incorporation of a town or village for free school purposes only under the General Law, and declaring an emergency'; providing for the extension of the limits of such district; determining the boundaries thereof; providing that all obligations heretofore incurred by the said district shall remain in full force, and declaring an emergency."

The bill was read second time.

The committee report that the bill be not printed was adopted.

The bill was passed to third reading:

On the motion of Senator Dudley, the constitutional rule was suspended by the following vote:

Yeas—28.

Alderdice.	Dean.
Bailey.	Dorough.
Buchanan of Bell.	Dudley.
Buchanan of Scurry.	Faust.
Caldwell.	Floyd.
Carlock.	Gibson.
Clark.	Hertzberg.
Cousins.	Hopkins.
Davidson.	McNealus.

Page.	Suiter.
Parr.	Westbrook.
Rector.	Williford.
Smith.	Witt.
Strickland.	Woods.

Absent.

Dayton.

Absent—Excused.

Bledsoe.

Hall.

The bill was read third time and finally passed by the following vote:

Yeas—28.

Alderdice.	Gibson.
Bailey.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Smith.
Davidson.	Strickland.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Witt.
Floyd.	Woods.

Absent.

Dayton.

Absent—Excused.

Bledsoe.

Hall.

House Bill No. 50.

The Chair laid before the Senate on the calendar

H. B. No. 50, A bill to be entitled "An Act to amend Article 2758, Chapter 12, Title 48, of the Revised Civil Statutes of the State of Texas, 1911, as amended by Senate Bill No. 26, Chapter 41, of the General Laws of Texas, passed by the Fourth Called Session of the Thirty-fifth Legislature, etc., and declaring an emergency."

The bill was read second time.

The committee report that the bill be not printed was adopted.

Bills Signed.

The Chair, after their captions had been read, signed in the presence of the Senate the following bills:

House Bill No. 124, House Bill No. 115, House Bill No. 132.

House Bill No. 50.

Senator Woods sent up the following amendment:

Amend Section 1 of House Bill No. 50 as follows:

1st. Strike out, where they occur, the following words and figures: "twenty-two hundred dollars (\$2200.00)" and insert in lieu thereof "twenty-one hundred dollars (\$2100.00)."

2nd. Strike out, where they occur, the following words: "twenty-four hundred dollars (\$2400.00)", and insert in lieu thereof "twenty-two hundred dollars (\$2200.00)."

3rd. Strike out words and figures: "twenty-five hundred dollars (\$2500.00)" and insert in lieu thereof "twenty-two hundred and fifty dollars (\$2250.00)."

4th. Strike out words and figures: "twenty-six hundred dollars (\$2600.00)" and insert in lieu thereof "twenty-three hundred and fifty dollars (\$2350.00)."

5th. Strike out words and figures "twenty-eight hundred dollars (\$2800.00)", and insert in lieu thereof "twenty-five hundred dollars (\$2500.00)."

The amendment was read.

Message from the House.

A Messenger from the House presented himself at the bar of the Senate with the following message:

Hall of the House of Representatives.
Austin, Texas, June 16, 1920.

Hon. W. A. Johnson, President of the Senate.

Sir: I am directed by the House to inform the Senate that the House has passed the following bills:

H. B. No. 68, A bill to be entitled "An Act to amend Chapter 207 of the Acts of the Regular Session of the Thirty-fifth Legislature, approved April 9, 1917, and commonly known as the acts regulating the operation of motor vehicles on public highways by amending Section 34 of said act so as to except from the provision thereof officers in the discharge of their official duties, and by adding Section 17a, creating a school zone on all streets or public highways in all incorporated cities of 25,000 inhabitants or more, on which public school buildings are located and have their main entrance, and limiting the

rate of speed of all motor vehicles or motorcycles when entering or passing through such zones to not exceed ten miles per hour between the hours of 8 o'clock a. m. and 4 o'clock p. m. of any day on which said building is open for school purposes, making it the duty of the governing body of all such cities to cause to be erected or posted markers defining the boundaries of such zones."

H. B. No. 143, A bill to be entitled "An Act extending the time for the development of permits to prospect for oil and gas issued by the State of Texas, which said permits cover lands which are now or may hereafter be placed under the Federal Receiver appointed by the United States Supreme Court in the controversy now pending between the State of Oklahoma and the State of Texas, and declaring an emergency."

With engrossed rider.

H. B. No. 168, A bill to be entitled "An Act to amend Section 2, Chapter 66, page 171, of the Second Called Session of the Thirty-sixth Legislature of the State of Texas relating to providing aid to rural schools, the purposes of this amendment being to prohibit school districts in which the State of Texas owns real estate in value equal to 10 per cent or more of the whole real estate value in such district, and declaring an emergency."

H. B. No. 196, A bill to be entitled "An Act Creating the Devine Independent School District in Medina County, Texas, etc., and declaring an emergency."

With engrossed rider.

H. B. No. 197, A bill to be entitled "An Act creating the Oklahoma Independent School District in Wilbarger County, Texas, etc., and declaring an emergency."

H. B. No. 171, A bill to be entitled "An Act fixing the fees to be charged by the State Board of Water Engineers upon the filing of applications for permits for the storage, diversion and use of water, limiting the maximum fees in the sum of six thousand dollars, providing the time and terms of payment to be made in installments, and providing for the fixing of the time for the commencing of construction work when the use of water contemplates the construction of a storage reservoir and the manner of extending the limits

thereon and the payment of fees therefor."

S. B. No. 7, A bill to be entitled "An Act to make an appropriation of one hundred and eighty-five thousand dollars to reimburse the Board of Regents of the University of Texas for expenditures made at Camp Mabry, Texas, and remaining on hand unpaid at the close of the war, out of the University available fund in pursuance of Senate Resolution No. 12, passed at the Fourth Called Session of the Thirty-fifth Legislature, and declaring an emergency."

Respectfully submitted,
NOEL K. BROWN,
Chief Clerk House of Representatives.

Privileged Motion.

Senator Dean sent up the following motion:

I move that the Senate do not concur in the House amendments to Senate Bill No. 71, and that the Senate ask the House for a Free Conference Committee on said bill, and that the following be elected as conferees upon the part of the senate: Buchanan of Bell, Dudley, Clark, Woods, Williford.

The motion was read and adopted.

House Bill No. 50.

Senator Dorrough sent up the following substitute for the amendment of Senator Woods:

Amend House Bill No. 50, by striking out of Section 1, the following words and figures, and inserting in lieu thereof the amounts in words and figures as follows:

Paragraph three (3) \$1,600.00 and insert in lieu thereof \$1,400.00.

Paragraph four (4) \$1,800.00 and insert in lieu thereof \$1,600.00.

Paragraph five (5) \$1,900.00 and insert in lieu thereof \$1,800.00.

Paragraph six (6) \$2,000.00 and insert in lieu thereof \$1,900.00.

Paragraph seven (7) \$2,200.00 and insert in lieu thereof \$2,000.00.

Paragraph eight (8) \$2,400.00 and insert in lieu thereof \$2,200.00.

Paragraph nine (9) \$2,500.00 and insert in lieu thereof \$2,300.00.

Paragraph ten (10) \$2,600.00 and insert in lieu thereof \$2,400.00.

Paragraph Eleven (11) \$2,800.00 and insert in lieu thereof \$2,600.00.

The amendment was read.
The previous question was ordered on the substitute, the amendment, and the bill.

The substitute was lost.

The amendment was lost.

The bill was passed to third reading.

On the motion of Senator Gibson, the constitutional rule was suspended by the following vote:

Yeas—25.

Alderdice.	Floyd.
Bailey.	Gibson.
Buchanan of Bell.	Hertzberg.
Buchanan of Scurry.	Hopkins.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Strickland.
Davidson.	Westbrook.
Dean.	Williford.
Dorough.	Witt.
Dudley.	Woods.
Faust.	

Absent.

Dayton.	Smith.
McNealus.	Suiter.

Absent—Excused.

Bledsoe.	Hall.
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The bill was read third time and finally passed.

Message from the House.

A messenger from the house presented himself at the bar of the Senate with the following message:

Hall of the House of Representatives,
Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate.

Sir: The House refuses to concur in Senate amendments to H. B. No. 8 and asks for a free conference committee. The following committee has been appointed on the part of the House: Messrs. Thomas, Beasley, Bludworth, Teer, and Johnson of Travis.

The House grants the request of the Senate for a free conference on S. B. No. 97. The following conferees have been appointed on the part of the House: Messrs. Curtis, McFarlane, Owen, Lackey and Williams of McLennan.

The House grants the request of the Senate for a free conference on S. B.

No. 21. The following committee has been appointed on the part of the House: Messrs. Hall, McMillin, O. B. Black, Tidwell and Bagby.

Respectfully submitted,

N. K. BROWN,

Chief Clerk, House of Representatives.

Bills Signed.

After their captions had been read, the Chair signed in the presence of the Senate the following bills:

H. B.'s 55, 91, 64, 141, 147, 90, 149, 101, 166, 165, 164, 163, 156, 150, 142, 139, 138, 137, 123, 122, 113, 112, 111, 109, 99, 95, 87, 86, 85, 84, 81, 80, 77, 76, 75, 70, 67, 62, 46, 31, 121, 120, 4.

House Bill No. 117.

The Chair laid before the Senate on the calendar

H. B. No. 117, A bill to be entitled "An Act creating the Jean Independent School District, situated in Young County, etc., and declaring an emergency."

The bill was read second time.

The committee report that the bill be not printed was adopted.

Conference Report on Senate Bill No. 97.

Senator McNealus sent up the conference report on S. B. No. 97:

Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate.

Hon. R. E. Thomason, Speaker of the House.

Sirs: We, your Free Conference Committee appointed on Senate Bill No. 97 beg leave to report that we have met and agreed and beg leave to report back that we recommend that the Senate accept the House amendments to Senate Bill 97, with the following additions to the House Amendments:

1.

Amend House amendment to Senate Bill 97 by adding to Section 1 thereof, and immediately after the words:

"Whereupon said court shall make its order authorizing the appointment of such deputies and fix the salaries to be paid them and determine the number to be appointed" the following:

"provided that in no case shall said commissioners court or any member thereof attempt to influence the appointment of any person as deputy or assistant in any office."

2.

Amend House amendment to Senate Bill 97 by adding to Section 1 thereof by adding immediately before the paragraph reading:

"Provided further that in determining the number of inhabitants in each of the instances heretofore mentioned, etc."

the following:

"Provided that in counties having a population of from thirty seven thousand five hundred to one hundred thousand, and containing a city of over twenty-five thousand, the maximum salary that may be allowed such deputies or assistants for their services shall be as follows, to-wit:

"First Assistant or Chief Deputy not to exceed twenty-four hundred dollars (\$2400.00) per annum; heads of each department not to exceed twenty-one hundred dollars (\$2100.00) per annum, other deputies or assistants not to exceed eighteen hundred dollars (\$1800.00) per annum."

Curtis, Owen, Lackey, McFarlane, Williams of McLennan, on the part of the House.

McNealus, Caldwell, Hertzberg, Witt, Davidson, on the part of the Senate.

The report was read and adopted by the following vote:

Yeas—26.

Alderdice.	Floyd.
Bailey.	Gibson.
Buchanan of Bell.	Hertzberg.
Buchanan of Scurry.	Hopkins.
Caldwell.	McNealus.
Carlock.	Page.
Clark.	Parr.
Cousins.	Rector.
Davidson.	Strickland.
Dean.	Westbrook.
Dorough.	Williford.
Dudley.	Witt.
Faust.	Woods.

Absent.

Dayton.	Suiter.
Smith.	

Absent—Excused.

Bledsoe.	Hall.
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Conference Report on House Bill No. 157.

Senator Gibson sent up the follow-

ing conference report on the Pink Bollworm bills.

See Appendix.

The report was read and laid on the table subject to call.

Senate Bill No. 10.

Senator Caldwell moved that the Senate concur in House amendment to Senate Bill No. 10.

House amendment to S. B. No. 10:

Amend Senate Bill No. 10 by striking out all before the enacting clause and inserting in lieu thereof the following:

"A bill to be entitled 'An Act to authorize any county for the purpose of constructing, maintaining and operating public roads, whether such roads are macadamized, graveled or paved, or built of other material, to use timber, earth, sand, stone gravel, or other necessary materials convenient therefor, and to provide for the condemnation of such road material, and prescribing condemnation proceedings and providing compensation for such material, and declaring an emergency.'"

Amend Senate Bill No. 10 by striking out all after the enacting clause and inserting in lieu thereof the following:

"Section 1. That Article 6985, Revised Civil Statutes of Texas of 1911, be and the same are hereby amended to read as follows:

"Article 6984. When to the commissioners court it may appear expedient to build, repair or maintain any public road in their county, the timber, earth, stone, gravel, or other necessary material most convenient therefor may be used whether such material is desired for the construction, repair or maintenance of the entire road system of the county or for any defined district or political subdivision of the county, and whether such road construction or road maintenance work is being provided for from the general road and bridge funds of the county, or from the proceeds of a county bond issue, or from the proceeds of any bonds issued, or from special taxes voted by any defined district or political subdivision of the county; but in such case the owner of any such material shall be paid a fair and just compensation for such material as may be agreed upon by the owner thereof or his agent and the commissioners court; and in the event such material is needed for the general sys-

tem of county highways, then payment shall be made from the road and bridge fund of the county, or from the proceeds of any county issue of bonds, and if such material is to be used for the benefit of any defined district or political subdivision of the county, then the cost of such defined district or subdivision arising through sale of bonds or the collection of special taxes; provided, however, that should said owner or his agent, and the said commissioners court fail to agree upon the compensation to be paid therefor, then the county, upon the order of said court, shall proceed to condemn the same in the manner that a railroad company can condemn land for right of way, and the same proceedings shall be had as if the proceedings were by a railroad company.

"Sec. 2. That Article 6985. Revised Civil Statutes of Texas of 1911, be and the same are hereby amended to read as follows:

"Article 6985. The county shall not be required, in proceedings to determine the compensation to be paid for material to build, repair or maintain public roads, in any case to give bond for costs, and the commissioners appointed to condemn such property necessary as aforesaid shall receive for their services two dollars for each and every day that they may be necessarily engaged in the performance of their duties as such commissioners, to be paid out of the same fund from which payment is made for materials is paid, on the order of the commissioners court and the compensation awarded by said commissioners for the necessary material shall be paid to the owner or deposited with the county treasurer to the credit of such owner, and when so paid or deposited the county shall have the right to enter upon and use said material. If the owner of such material, or said county, is not satisfied with the compensation awarded said owner, he or said county may appeal therefrom as in cases of appeal in proceedings by railroad companies to condemn right of way; provided the commissioners appointed to condemn such road material shall, after due hearing, fix a fair and reasonable value for such material; and if it has a market value, then such market value shall be determined and the market value fixed thereon as compensation to the owner, or if the material has no market value then its value shall be fixed at such sum as the evidence shows the material to be rea-

sonably worth for the purposes for which it is to be used; and provided further that the value may be fixed either as a whole or in quantities, by the yard, for earth, for sand, or broken stone, or by the perch for stone used in building walls or abutments, and per tree or per post or per foot where trees are suitable for lumber, for bridge material for timber or in such quantities as may be needed upon estimates secured by or under the directions of the commissioners courts of the county.

"Sec. 3. The fact that there is not now any adequate law authorizing counties to use and condemn materials mentioned in this act for the purpose of constructing, maintaining and repairing public roads therein, and that there is at this time numerous counties, political subdivisions and defined road districts in Texas, constructing public highways, and greatly in need of material with which to construct same, creates an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days be suspended, and said rule is hereby suspended, and that this act shall take effect and be in full force from and after its passage, and it is so enacted."

The amendments were read.

The amendments were concurred in.

House Bills Read and Referred.

The Chair had read and referred the following bills:

H. B. No. 68, referred to Committee on Educational Affairs.

H. B. No. 143, referred to Committee on Public Lands and Land office.

H. B. No. 168, referred to Committee on Educational Affairs.

H. B. No. 196, referred to Committee on Educational Affairs.

H. B. No. 197, referred to Committee on Educational Affairs.

H. B. No. 171, referred to Committee on Mining and Irrigation.

Recess.

On the motion of Senator Clark, the Senate stood recessed until 2:30 this afternoon.

Afternoon Session.

The Senate was called to order by

Lieutenant Governor Johnson at 2:30 p. m. pursuant to recess.

House Bill No. 117.

The bill was pending on second reading.

The bill was passed to third reading.

The constitutional rule was suspended by the following vote:

Yeas—28.

Alderdice.	Gibson.
Bailey.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Smith.
Davidson.	Strickland.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Witt.
Floyd.	Woods.

Absent.

Dayton.

Absent—Excused.

Bledsoe.

Hall.

The bill was read third time and finally passed by the following vote:

Yeas—28.

Alderdice.	Gibson.
Bailey.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Smith.
Davidson.	Strickland.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Witt.
Floyd.	Woods.

Absent.

Dayton.

Absent—Excused.

Bledsoe.

Hall.

Message from the House.

A messenger from the House presented himself at the bar of the

Senate with the following message: Hall of the House of Representatives, Austin, Texas, June 17, 1920.

Hon W. A. Johnson, President of the Senate.

Sir: I am directed by the House to inform the Senate that the House has passed the following bill:

S. B. No. 64, A bill to be entitled "An Act authorizing the Board of Prison Commissioners of the State of Texas to use its funds not exceeding fifty thousand dollars (\$50,000.00) for the purpose of maintaining and operating the Texas State Railroad; providing for working a limited number of convicts thereon within a limited time; providing for the sale of said Railroad by the Board of Prison Commissioners of the State of Texas upon certain terms and conditions upon approval of the Governor; declaring this Act to be cumulative; repealing all laws or parts of laws in conflict herewith, and declaring an emergency, with amendment.

S. B. N. 58, A bill to be entitled "An Act to make an appropriation to pay debts of the Texas State Railroad accrued prior to June 1, 1920, providing manner and method of payment, and declaring an emergency."

The House has adopted the reports of the conference committees on Senate Bill No. 97, and on House Bill No. 9.

The House has adopted House Concurrent Resolution No. 18, granting Hon. George E. Hosey, leave of absence from the Senate.

The House has also passed the following bills:

H. B. No. 119, A bill to be entitled "An Act directing the Governor, Lieutenant Governor and Attorney General to deliver the property of the Northwest Texas Insane Asylum to the Board of Control, and conferring the authority conferred by Chapter 183, General Laws passed by the Regular Session of the Thirty-fifth Legislature, upon these officers, upon those applicable to the Board of Control; making the appropriation made for the Northwest Texas Insane Asylum by Chapter 168, General Laws passed by the Regular Session of the Thirty-sixth Legislature available for the Board of Control; making it the duty of the Board of Control to take charge of the said asylum and manage the same, to fur-

nish the construction thereof, and equip and place the same in operation, also making an additional appropriation for the purpose of furnishing the construction of said asylum, and equipping and maintaining the same until August 31, 1921, and declaring an emergency."

S. B. No. 27, A bill to be entitled "An Act to amend Chapter 74 of pages 139 and 140 of the General Laws of the Regular Session of the Thirty-fifth Legislature of Texas, as amended by Chapter 154 on pages 284 and 285 of the General Laws of the Regular Session of the Thirty-sixth Legislature of Texas, so as to prohibit the sale or offering for sale of road vehicles of certain carrying capacity with tires of less than the herein prescribed width within the State of Texas, fixing penalties for the violation thereof, and declaring an emergency."

S. B. No. 46, A bill to be entitled "An Act to amend Articles 3 and 4 of the Revised Statutes of the State of Texas, adopted at the Regular Session of the Thirty-second Legislature of 1911, providing for the adoption of a child where the parent or parents have voluntarily abandoned such child."

S. B. No. 12, A bill to be entitled "An Act to validate sales of public free school land sold on August 16, 1895, etc., and declaring an emergency."

S. B. No. 33, A bill to be entitled "An Act to amend Chapter 87, General Laws of the Thirty-sixth Legislature, Second Called Session, 1919, entitled 'An Act making appropriations for the State government for two years beginning September 1, 1919, and ending August 31, 1921, and for other purposes, and prescribing certain regulations and restrictions in respect thereto, and declaring an emergency,' in so far as said act relates to the salaries of assistants in the State Reclamation Department; readjusting the salaries of such assistants for the three months ending August 31, 1920; and for the year ending August 31, 1921, abolishing the position of one technical assistant in said department by repeal of the item appropriating the salary therefor, and declaring an emergency."

S. B. No. 13, A bill to be entitled "An Act to ratify and confirm a sale made by the University of Texas on July 17, 1919, of the property

known as the Penn Field in Travis County, Texas, including four tracts of land containing in the aggregate 327.33 acres out of the Decker league, a lot in LaPrelle Place, a railroad right of way from the I. & G. N. to Penn Field, and the improvements situated thereon, and equipment belonging to and appurtenant to the same, authorizing the execution of a conveyance of title to said property, and declaring an emergency."

Respectfully submitted,
NOEL K. BROWN,
Chief Clerk, House of Representatives.

House Bill No. 188.

The Chair laid before the Senate on the calendar

H. B. No. 188, A bill to be entitled "An Act creating and incorporating the New Lynn Independent School District in Lynn County, Texas, out of territory now comprising the new Lynn Common School District No. 1 in Lynn County; defining the boundaries thereof; providing for a board of trustees thereof, and defining their powers and authority; authorizing such board of trustees to levy, assess and collect taxes for maintenance and building purposes and to issue bonds therefor; providing for an assessor and collector of taxes, and a board of equalization for said district; providing for the validation of all outstanding obligations and indebtedness of New Lynn Common School District No. 1 and the assumption of all such obligations and indebtedness by New Lynn Common School District No. 1 and the assumption of all such obligations and indebtedness by New Lynn Independent School District; validating and continuing in force all taxes heretofore voted and now in force in said district; providing that title to all property in said territory be divested out of New Lynn Common School District No. 1 and vested in New Lynn Independent School District as created by this Act; providing for the election and terms of trustees of said district and filling vacancies on said board; providing for a seal for said district; providing that said trustees shall be governed by the General Laws of Texas in all matters where this Act is silent; repealing all laws in conflict herewith; providing that invalidation by the

courts of any portion of this Act shall not invalidate any remaining portion, and declaring an emergency."

The bill was read second time.

The committee report that the bill be not printed was adopted.

The constitutional rule was suspended by the following vote:

Yeas—28.

Alderdice.	Gibson.
Bailey.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Smith.
Davidson.	Strickland.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Witt.
Floyd.	Woods.

Absent.

Dayton.

Absent—Excused.

Bledsoe Hall.

The bill was read third time and finally passed by the following vote:

Yeas—28.

Alderdice.	Gibson.
Bailey.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Smith.
Davidson.	Strickland.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Witt.
Floyd.	Woods.

Absent.

Dayton.

Absent—Excused.

Bledsoe Hall.

House Bill No. 185.

The Chair laid before the Senate on the calendar

H. B. No. 185, A bill to be entitled "An Act creating the Emory Inde-

pendent School District in Rains County, Texas, etc., and declaring an emergency."

The bill was read second time.

The committee report that the bill be not printed was adopted.

The bill was passed to third reading.

The constitutional rule was suspended by the following vote:

Yeas—28.

Alderdice.	Gibson.
Bailey.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Smith.
Davidson.	Strickland.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Witt.
Floyd.	Woods.

Absent.

Dayton.

Absent—Excused.

Bledsoe Hall.

The bill was read third time and finally passed by the following vote:

Yeas—28.

Alderdice.	Gibson.
Bailey.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Smith.
Davidson.	Strickland.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Witt.
Floyd.	Woods.

Absent.

Dayton.

Absent—Excused.

Bledsoe Hall.

House Concurrent Resolution No. 8.

The Chair laid before the Senate on first reading House Concurrent Resolution No. 8:

H. C. R. No. 8, granting leave of absence to Judge Geo. Hosey.

The resolution was read and adopted.

House Bill Referred.

The Chair had read and referred House Bill No. 119, to the Committee on State Affairs.

House Bill No. 73.

The Chair laid before the Senate on the calendar

H. B. No. 73, A bill to be entitled "An Act to amend Chapter 129, General Laws of the Regular Session of the Thirty-sixth Legislature, authorizing the State Board of Medical Examiners of this State, and making it their duty, under certain conditions, to cancel the license of any 'licensed practitioner of medicine' in this State, when the facts are made known to it, that such 'licensed practitioner of medicine' has been convicted in either a State or Federal court of a crime of the grade of felony, or one which involved moral turpitude, or aiding or abetting the procuring of a criminal abortion; authorizing said State Board of Medical Examiners to inquire into the facts of any particular case where a duly 'licensed practitioner of medicine' in this State has been convicted of a crime of the grade of felony in either a State or Federal court and his punishment assessed at either a fine or imprisonment, or by both fine and imprisonment, other than in the penitentiary, and providing for said practitioner to have a hearing before said State Board of Medical Examiners and authorizing the said Board of Medical Examiners to exercise its discretion in revoking the license of 'licensed practitioners of medicine' in this State under certain conditions; repealing all laws and parts of laws in conflict herewith, and declaring an emergency."

The bill was read second time.

The committee report that the bill be not printed was adopted.

Senator Clark sent up the following amendment:

Amend the bill by striking out the enacting clause.

The amendment was read.

Senate Concurrent Resolution No. 11.

Senator Alderdice received unanimous consent to send up the following resolution:

"S. C. R. No. 11, correcting figures in House Bill No. 50."

The resolution was read and adopted.

House Bill No. 73.

The question was on the amendment of Senator Clark.

The yeas and nays were demanded and the amendment was adopted by the following vote:

Yeas—12.

Alderdice.	McNealus.
Buchanan of Scurry.	Page.
Caldwell.	Suiter.
Clark.	Westbrook.
Cousins.	Williford.
Gibson.	Witt.

Nays—10.

Carlock.	Hertzberg.
Dean.	Hopkins.
Dorough.	Rector.
Dudley.	Smith.
Floyd.	Woods.

Absent.

Bailey.	Faust.
Buchanan of Bell.	Parr.
Davidson.	Strickland.
Dayton.	

Absent—Excused.

Bledsoe.	Hall.
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The enacting clause was stricken out.

Conference Report on House Bill No. 157.

Senator Gibson called up the conference report on House Bill No. 157, the pink bollworm bill.

See Appendix.

The report was read.

Bills Signed.

After their captions had been read, the Chair signed in the presence of the Senate the following bills:

House Bill No. 9, House Concurrent Resolution No. 14, House Con-

current Resolution No. 15, Senate Bill No. 7, Senate Bill No. 61, Senate Concurrent Resolution No. 10, Senate Bill No. 57, Senate Bill No. 45.

Message from the House.

A messenger from the House presented himself at the bar of the Senate with the following message: Hall of the House of Representatives,

Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate.

Sir: I am directed by the House to inform the Senate that the House has passed the following bills:

S. B. No. 10, A bill to be entitled "An Act authorizing a county or political subdivision thereof, or any defined road district thereof, now established and defined, or that may hereafter be described and defined, which have voted and issued or that may hereafter vote for and issue bonds, in such county, political subdivision or defined district for the purpose of building, constructing or maintaining and operating of macadamized, graveled or paved roads and turnpikes, or in aid thereof, to use timber, earth, sand, stone, gravel, or other necessary material convenient therefor and to provide and fix compensation therefor, and for the commissioners appointed to condemn said material and to prescribe procedure for such condemnation," with amendment.

S. B. No. 71, A bill to be entitled "An Act to make certain emergency appropriations out of the general revenues for the several institutions and departments of the State government for the fiscal years ending August 31, 1920, and August 31, 1921, and declaring an emergency," with amendment.

S. B. No. 61, A bill to be entitled "An Act to amend Section 17, of Chapter 83, of the General Laws of the State of Texas, passed at the Regular Session of the Thirty-fifth Legislature so as to provide that all proceeds heretofore and hereafter arising from activities under such act affecting lands belonging to the University of Texas, save and except the royalties as provided in this Act, shall be credited to the available fund of such institution and shall be held by the Board of Regents of such institution, in a special build-

ing fund and shall be expended by them only for the erection of buildings or for other permanent improvements; and to provide that all royalties collected or paid under such act arising from lands belonging to the University of Texas shall be credited to the permanent fund of such institution, and declaring an emergency."

S. B. No. 45, A bill to be entitled "An Act to amend Chapter 7, Title 22, of the Revised Civil Statutes of Texas, by adding thereto Article 956a, providing for the bringing of suits for delinquent taxes by unincorporated cities and towns, prescribing the conditions precedent thereto and for the employment of special attorneys for the bringing of such suits and for the recovery of such suits as a part of the costs thereof the same fees for the city attorneys and special attorneys so employed as are now provided for county attorneys for the bringing of such suits on behalf of the State and county for the collection of delinquent taxes providing that in no case shall such city or town become liable for such fees, and declaring an emergency."

S. B. No. 14, A bill to be entitled "An Act to amend Chapter 96, Sections 107, 108, 109, 110, 110a, 110b, 114, 116, 117, 118, 119, 121, 122, 123, 124 of Chapter 96 of the Acts of the Thirty-second Legislature and adding Sections 110c and 110d and to amend Section 124a, Chapter 124, Acts of the Twenty-ninth Legislature, these amendments being for the purposes of defining points left indefinite, offering a choice for subjects of examinations, arranging for reasonable reciprocity in certificates, with other States, and emphasizing professional training," with amendment.

S. B. No. 81, A bill to be entitled "An Act to amend Section 1 of Senate Bill No. 399, Chapter 54, page 178, of the Local and Special Laws passed at the Regular Session of the Thirty-fourth Legislature of the State of Texas, entitled 'An Act creating the Benavides Independent School District, situated in Duval County, defining its metes and bounds, vesting it with rights, etc., and declaring an emergency.'"

S. B. No. 57, A bill to be entitled "An Act to amend Sections 5 and 21, Chapter 118, General Laws of the Thirty-second Legislature, Regu-

lar Session, approved March 28, 1911, entitled 'An Act to authorize the commissioners courts of the several counties of Texas to create and establish drainage districts, to construct canals, drains and ditches, to make levees, improve streams and water courses and make other improvements for the purpose of drainage, etc., and declaring an emergency'; the said sections relating to the appointment of civil engineers and district engineers for such districts and the compensation of said assistants for such engineers so that said section shall hereafter read as herein set out; and declaring an emergency."

S. B. No. 77, A bill to be entitled "An Act adding to and making a part of the Alice Independent School District in Jim Wells County, Texas, certain territory now known and designated as the Adams Common School District No. 2, Jim Wells County, Texas; exempting said added territory from the bonded indebtedness of Alice Independent School District now existing against the said district; giving the board of trustees of Alice Independent School District jurisdiction over the lands and property and the inhabitants thereof of the said added territory; validating the incorporation proceedings of the said Alice Independent School District and its bonded indebtedness; providing for the assessing and collecting of taxes for the year 1920, and future years on the lands and property of the said added territory, and declaring an emergency."

H. B. No. 187, A bill to be entitled "An Act providing for the redemption by the owner, of land or lots heretofore sold, or that may be hereafter sold to the State, city or town for taxes, and repealing all laws in conflict with this Act, and declaring an emergency."

H. B. No. 159, A bill to be entitled "An Act requiring all parties making application for charters for State banks in the State of Texas to pay all actual expenses of an investigation by the Department of Insurance and Banking, incident thereto."

H. B. No. 193, A bill to be entitled "An Act creating the Concho Independent School District in Concho county, Texas, defining the boundaries; providing for the election of a

board of trustees, etc., and declaring an emergency."

Respectfully submitted,
NOEL K. BROWN,
Chief Clerk, House of Representatives.

Message from the House.

A messenger from the House presented himself at the bar of the Senate with the following message:

Hall of the House of Representatives,
Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate.

Sir: The House has reconsidered the vote by which the Conference Committee report on Senate Bill No. 97 was adopted and has adopted the report again by a vote of 97 yeas, 1 nay.

The House has passed:

H. B. No. 190, A bill to be entitled "An Act making appropriations to make miscellaneous claims against the State authorizing the payment of said miscellaneous items on the taking effect of this act and making additional appropriations for the support of the State government, and declaring an emergency."

Respectfully submitted,
NOEL K. BROWN,
Chief Clerk House of Representatives.

Senate Bill No. 64.

Senator Caldwell moved to concur in the House amendments to Senate Bill No. 64:

Amend Senate Bill No. 64, Section 3, line 10, by striking out the words "within two years from the date of purchase of same" and insert the words "after two years from the date of purchase of same."

The amendment was read.

The Senate concurred in the amendment.

Conference Report on House Bill No. 157.

The question recurred on the conference report.

The report was adopted by the following vote:

Yeas—21.

Alderdice.	Davidson.
Buchanan of Bell.	Dean.
Buchanan of Scurry.	Dorough.
Carlock.	Faust.
Clark.	Floyd.

Gibson.	Strickland.
Hertzberg.	Suiter.
Hopkins.	Westbrook.
Page.	Witt.
Rector.	Woods.
Smith.	

Nays—4.

Cousins.	McNealus.
Dudley.	Parr.

Present—Not Voting.

Williford.

Absent.

Bailey.

Absent—Excused.

Bledsoe.

Hall.

(Pair Recorded)

Senator Caldwell (present), who would vote "nay"; Senator Dayton (absent), who would vote "yea".

Message from the House.

A messenger from the House presented himself at the bar of the Senate with the following message:

Hall of the House of Representatives,
Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate.

Sir: I am directed by the House to inform the Senate that the House grants the request of the Senate for a free conference committee on Senate Bill No. 71. The following committee has been appointed on the part of the House:

Messrs. Thomas, Satterwhite, Terrell, Smith of Hopkins, and McDonald.

The House has adopted the report of the Conference Committee on H. B. No. 157 by vote of 95 yeas, 5 nays.

Respectfully submitted,

NOEL K. BROWN,

Chief Clerk House of Representatives.

Simple Resolution No. 26.

Senator Caldwell received unanimous consent to send up the following resolution:

Resolved:

1. That 250 volumes of the Senate Journal of the Third Called Session, when completed, shall be printed and shall be bound in full law buckram, and that one volume when thus bound shall be forwarded by the Secretary of State to each member of the Senate and to each Represent-

tative, and the remainder shall be retained by the Secretary of State. The printing of such Senate Journals in permanent form shall be done in accordance with the provisions of this resolution under the supervision of the Journal Clerk of the Senate within sixty days after the last copy shall have been furnished to the contractor. And it is further provided that it shall be the duty of the Journal Clerk of the Senate not to receive or receipt for said Senate Journals until correctly published as required herein and by pre-existing law.

2. When said Journals have been published and the account approved by the State Printing Board, the same shall be paid for out of the contingent expense funds of the Third Called Session of the Thirty-sixth Legislature that is available; provided, that the chairman of the Committee on Contingent Expenses shall not issue voucher for said amount until the Journal Clerk has certified to him that the Journal has been published and delivered in accordance with the provisions of this resolution.

3. That the Journal Clerk, John Cofer, be retained forty days after adjournment, and that he be allowed for his services \$7.50 per day, and that he be instructed to prepare and deliver to the public printer, Journal of the Senate, together with a comprehensive index to same, and to deliver to the Secretary of State all documents, bills, etc., and Journals by law required to be delivered to him by the Secretary of the Senate.

4. That Miss Lula Gardner, the Calendar Clerk, be retained one day and be instructed to check up, index and arrange such bills, books, resolutions and other documents as may remain in her possession and deliver same to the Secretary of the Senate.

5. That the Sergeant-at-Arms, Mr. M. F. Hornbuckle, be instructed to immediately prepare a complete and itemized duplicate inventory of all property of the Senate, including all furniture and property in the Lieutenant Governor's room and the reception room with marks of identification entered on the invoices; such inventory to show the condition and probable value of such property, and that each copy of each inventory to be approved by the President of the Senate and to be delivered by the

Sergeant-at-Arms to the Senate at the next Special or Regular Session of the Legislature as soon as said Sergeant-at-Arms has been qualified; and that the Sergeant-at-Arms be allowed an assistant Sergeant-at-Arms, J. A. Kinney, and four porters, to be selected by him, for three days' time after the adjournment of the Legislature. The Sergeant-at-Arms and assistant Sergeant-at-Arms to receive five dollars per day and porters to receive two dollars per day.

6. That the Engrossing Clerk and the assistant Engrossing Clerk, and the Enrolling Clerk and the assistant Enrolling Clerk each be retained for two days at five dollars per day each, and be required to hand to the Secretary of the Senate all books and documents pertaining to the Senate, in their possession, at the adjournment of the Legislature.

7. That the Secretary of the Senate, W. V. Howerton, be retained three days and be instructed to complete the duties as Secretary and in completing the records of the Executive Sessions, and deliver all records and documents to the Journal Clerk as is required of him, and shall be paid the sum of \$7.50 per day.

8. That the Postmistress, Mrs. Clyde D. Smith, be requested to make out a list of the Senators and employees of the Senate with their respective postoffice addresses, and furnish the same to the postmaster at Austin, with the request that he forward their mail to their respective addresses after adjournment, and that she be paid for three day's time at \$5.00 per day.

9. That Mrs. Banks and Mrs. Sturdivant, Mailing Clerk and assistant Mailing Clerk respectively, be retained for five days to mail out the Journals of the last days of the session.

10. That the expenditures under this resolution may be paid out of the contingent or per diem funds of the Third Called Session of the Thirty-sixth Legislature; that \$100.00, or as much thereof as may be necessary, shall be appropriated out of such contingent expense funds to pay postage or express charges on Journals sent out.

The resolution was read and adopted.

House Bill No. 192.

The Chair laid before the Senate on the calendar

H. B. No. 192, A bill to be entitled "An Act fixing the compensation for the official shorthand reporters in the Third, Thirty-ninth and Fiftieth Judicial Districts of Texas, and declaring an emergency."

The bill was read second time.

The Senate rule was suspended by unanimous consent.

The committee report that the bill be not printed was adopted.

The bill was passed to its third reading.

The constitutional rule was suspended by the following vote:

Yeas—25.

Alderdice.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Strickland.
Davidson.	Suiter.
Dean.	Westbrook.
Dorough.	Williford.
Dudley.	Witt.
Floyd.	Woods.
Gibson.	

Absent.

Bailey.	Faust.
Dayton.	Smith.

Absent—Excused.

Bledsoe.	Hall.
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The bill was read third time and finally passed:

House Bill No. 171.

On the request of Senator Dudley, unanimous consent was granted to take up and consider:

H. B. No. 171, A bill to be entitled "An Act fixing the fees to be charged by the State Board of Water Engineers upon the filing of applications for permits for the storage, diversion and use of water, limiting the maximum fees in the sum of six thousand dollars, providing the time and terms of payment to be made in installments, and providing for the fixing of the time for the commencing of construction work when the use of water contemplates the construction of a storage reservoir and

the manner of extending the limits thereon and the payment of fees therefor."

The constitutional rule was suspended and House Bill No. 171 was put on its second reading by the following vote:

Yeas—25.

Alderdice.	Hopkins.
Buchanan of Bell.	McNealus.
Buchanan of Scurry.	Page.
Caldwell.	Parr.
Carlock.	Rector.
Clark.	Smith.
Cousins.	Strickland.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Witt.
Gibson.	Woods.
Hertzberg.	

Absent.

Bailey.	Dayton.
Davidson.	Floyd.

Absent—Excused.

Bledsoe.	Hall.
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The bill was read second time.

The Senate rule requiring committee reports to lie over one day was suspended unanimously.

The committee report was adopted.

The bill was passed to its third reading.

The constitutional rule was suspended by the following vote:

Yeas—23.

Alderdice.	Gibson.
Buchanan of Bell.	Hertzberg.
Buchanan of Scurry.	Hopkins.
Caldwell.	McNealus.
Carlock.	Page.
Clark.	Rector.
Cousins.	Smith.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Woods.
Floyd.	

Absent.

Bailey.	Parr.
Bledsoe.	Strickland.
Davidson.	Witt.
Dayton.	

Absent—Excused.

Hall.

The bill was read third time and finally passed.

Bills Signed.

After their captions had been read, the Chair signed in the presence of the Senate, Senate Bill No. 64, Senate Bill No. 27. Senate Bill No. 10, Senate Bill No. 13. Senate Bill No. 33, and Senate Bill No. 58.

House Bills Read and Referred.

The Chair had read and referred: House Bill No. 190, to Committee on Finance.

H. B. 159 to Committee on Insurance and Banking.

H. B. No. 187 to Committee on Civil Jurisprudence.

H. B. No. 193, to Committee on Educational Affairs.

Senate Bill No. 14.

Senator Alderdice moved that the Senate concur in the House amendments to Senate Bill No. 14.

House Amendments to Senate Bill No. 14.

Amend bill by adding to Section 110d the following:

"Provided further that a teacher who has taught successfully for five years on a first grade State certificate, if this certificate has expired, may, on recommendation of the county school board and the county superintendent, have this first grade State certificate extended for a period of one year; provided that no extension of certificates under the provisions of this act shall apply after the session of 1921-22."

Amend Senate Bill No. 14, line 4, Section 119, of engrossed bill after the word "education", by inserting the following: "One of which shall include a study of methods of teaching, accompanied by observation and practice in teaching under skilled supervision."

Amend the bill so as to strike out the following provision thereof, i. e.: in line 11 and 12, page 11 of engrossed bill "but not more than one county second grade certificate shall ever issue to the same individual."

Amend Senate Bill No. 14, by striking out the caption beginning at line six down to and including line 13 page 1, and substituting therefor the following caption:

"An Act to amend Section 107, 108, 109, 110, 110a, 110b, 114, 116,

117, 118, 119, 121, 122, 123, and 124 of Chapter 96 of the Acts of the Thirty-second Legislature and adding thereto, Sections 110c, 110d, and 124a. All of said Sections amended and those added relate to teacher's certificates and the granting of teacher's certificates in the State of Texas, and the granting of certificates to teachers coming from other States to the State of Texas. Section 124a relates to fraud in connection with the examinations for teachers certificates and trafficking in the questions and answers used or made in examination for teachers certificates, fixing the penalty therefor, and repealing all laws or parts of laws in conflict with the provisions of this act, and declaring an emergency." The amendment was read.

The Senate concurred in the amendments.

House Bill No. 168.

Senator Floyd moved to suspend the regular order and take up House Bill No. 168.

The motion was lost by the following vote, three-fourths vote being required:

Yeas—13.

Alderdice.	Floyd.
Buchanan of Bell.	McNealus.
Buchanan of Scurry.	Suiter.
Clark.	Westbrook.
Cousins.	Williford.
Dorough.	Woods.
Faust.	

Nays—10.

Caldwell.	Hopkins.
Carlock.	Page.
Dean.	Parr.
Dudley.	Rector.
Hertzberg.	Witt.

Absent.

Bailey.	Gibson.
Davidson.	Smith.
Dayton.	Strickland.

Absent—Excused.

Bledsoe.	Hall.
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House Bill No. 196.

On the request of Senator Dudley, unanimous consent was granted to take up and consider:

H. B. No. 196, A bill to be entitled "An Act creating the Devine Independent School District in Medina County, Texas, etc., and declaring an emergency."

The constitutional rule was suspended by the following vote and House Bill No. 196 was put on its second reading:

Yeas—27.

Alderdice.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Smith.
Davidson.	Strickland.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Witt.
Floyd.	Woods.
Gibson.	

Absent.

Bailey.	Dayton.
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Absent—Excused.

Bledsoe.	Hall.
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The bill was read second time.

The Senate rule requiring committee reports to lie over one day was suspended by unanimous vote.

The committee report was adopted.

The bill was passed to third reading.

The constitutional rule was suspended by the following vote:

Yeas—27.

Alderdice.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Smith.
Davidson.	Strickland.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Witt.
Floyd.	Woods.
Gibson.	

Absent.

Bailey.	Dayton.
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Absent—Excused.

Bledsoe.	Hall.
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The bill was read third time and finally passed by the following vote:

Yeas—27.

Alderdice.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Smith.
Davidson.	Strickland.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Witt.
Floyd.	Woods.
Gibson.	

Absent.

Bailey. Dayton.

Absent—Excused.

Bledsoe. Hall.

House Bill No. 191.

On the request of Senator Buchanan of Scurry, unanimous consent was granted to take up and consider:

H. B. No. 191, A bill to be entitled "An Act to validate the charter and incorporation of the city of Anson adopted by the qualified voters of said city since the enactment of Chapter 147, page 307, of the Acts of the Regular Session of the Thirty-sixth Legislature, and filed in the office of the Secretary of State, and declaring an emergency."

The bill was read second time.

The Senate rule was suspended by unanimous consent.

The committee report was adopted.

The constitutional rule was suspended by the following vote:

Yeas—27.

Alderdice.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Smith.
Davidson.	Strickland.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Witt.
Floyd.	Woods.
Gibson.	

Absent.

Bailey. Dayton.

Absent—Excused.

Bledsoe. Hall.

The bill was read third time and finally passed by the following vote:

Yeas—27.

Alderdice.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Smith.
Davidson.	Strickland.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Witt.
Floyd.	Woods.
Gibson.	

Absent.

Bailey. Dayton.

Absent—Excused.

Bledsoe. Hall.

House Bill No. 119.

On the request of Senator Dudley, for Senator Bledsoe, unanimous consent was granted to take up and consider:

H. B. No. 119, A bill to be entitled "An Act directing the Governor, Lieutenant Governor, and the Attorney General to deliver the property of the Northwest Insane Asylum to the Board of Control, and conferring the authority conferred by Chapter 183, General Laws passed by the Regular Session of the Thirty-fifth Legislature, upon these officers, upon those applicable to the Board of Control; making the appropriation made for the Northwest Texas Insane Asylum by Chapter 168, General Laws passed by the Regular Session of the Thirty-sixth Legislature, available for the Board of Control; making it the duty of the Board of Control to take charge of the said asylum and manage the same, to furnish the construction thereof, and equip and place the same in operation, also making an additional appropriation for the purpose of furnishing the construc-

tion of said asylum, and equipping and maintaining the same until August 31, 1921, and declaring an emergency."

The constitutional rule was suspended by the following vote, and House Bill No. 119 was put on second reading by the following vote:

Yeas—27.

Alderdice.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Smith.
Davidson.	Strickland.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Witt.
Floyd.	Woods.
Gibson.	

Absent.

Bailey.	Dayton.
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Absent—Excused.

Bledsoe.	Hall.
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The bill was read the second time.

The Senate rule was suspended by unanimous consent.

The committee report was adopted.

The constitutional rule was suspended by the following vote:

Yeas—27.

Alderdice.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Cousins.	Smith.
Davidson.	Strickland.
Dean.	Suiter.
Dorough.	Westbrook.
Dudley.	Williford.
Faust.	Witt.
Floyd.	Woods.
Gibson.	

Absent.

Bailey.	Dayton.
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Absent—Excused.

Bledsoe.	Hall.
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The bill was read third time and finally passed by the following vote:

Yeas—23.

Alderdice.	Hertzberg.
Buchanan of Bell.	Hopkins.
Buchanan of Scurry.	McNealus.
Caldwell.	Page.
Carlock.	Parr.
Clark.	Rector.
Davidson.	Smith.
Dean.	Westbrook.
Dorough.	Williford.
Dudley.	Witt.
Faust.	Woods.
Floyd.	

Absent.

Bailey.	Gibson.
Cousins.	Strickland.
Dayton.	Suiter.

Absent—Excused.

Bledsoe.	Hall.
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Simple Resolution No. 27.

Senator Page sent up the following resolution:

Whereas, There will be a great demand for copies of the Senate Journal of June 17th on account of the fact that same contains the bill known as the "Pink Bollworm Bill" therefore be it

Resolved, That 1,000 extra copies of said Journal be printed and the surplus be distributed among the members of the Senate.

The resolution was read and adopted.

Adjournment.

Senator Dorough moved to adjourn until 5:10 this afternoon.

Senator Witt moved to adjourn until 10 o'clock tomorrow morning.

The yeas and nays were demanded on the motion of Senator Witt. The motion prevailed by the following vote:

Yeas—14.

Buchanan of Bell.	Hertzberg.
Caldwell.	Page.
Carlock.	Parr.
Davidson.	Rector.
Dean.	Williford.
Dudley.	Witt.
Faust.	Woods.

Nays—8.

Alderdice.	Floyd.
Buchanan of Scurry.	Hopkins.
Clark.	Suiter.
Dorough.	Westbrook.

Absent.

Bailey. McNealus.
Cousins. Smith.
Dayton. Strickland.
Gibson.

Absent—Excused.

Bledsoe. Hall.

The Senate stood adjourned until 10 o'clock tomorrow morning.

APPENDIX.

Engrossing Committee Reports.

Committee Room.

Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate.

Sir: We, your Committee on Engrossed Bills have had S. B. No. 110 carefully compared and find the same correctly engrossed.

FAUST, Chairman.

Committee Reports.

Committee Room.

Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate.

Sir: We, your Committee on Education to whom was referred House Bill No. 196, have had same under consideration and I am directed to report it favorably, with the recommendation that it do pass and be not printed.

ALDERDICE, Chairman.

Committee Room.

Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate.

Sir: We, your Committee on Education to whom was referred House Bill No. 193, have had same under consideration and I am directed to report it favorably, with the recommendation that it do pass and be not printed.

ALDERDICE, Chairman.

Committee Room.

Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate.

Sir: We, your Committee on Education to whom was referred House Bill No. 197, have had same under consideration and I am directed to report it favorably, with the recommendation that it do pass and be not printed.

ALDERDICE, Chairman.

(Floor Report)

Senate Chamber.

Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate.

Sir: We, your Committee on Mining and Irrigation, to whom was referred House Bill No. 171, have had the same under consideration and recommend that it do pass and be not printed.

Dudley, Chairman; Page, Buchanan of Scurry, Hertzberg.

Committee Room.

Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate.

Sir: Your Committee on Civil Jurisprudence, to whom was referred

H. B. No. 192, A bill to be entitled "An Act fixing the compensation for the official shorthand reporters in the Third, Thirty-ninth and Fiftieth Judicial Districts of Texas, and declaring an emergency."

Have had said bill under consideration, and I am directed by said committee to report said bill back to the Senate with the recommendation that it do pass, and be not printed.

DEAN, Chairman.

(Floor Report)

Senate Chamber.

Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate.

Sir: Your Committee on Roads, Bridges and Ferries, to whom was referred House Bill No. 68, have had same under consideration and we beg leave to report it back to the Senate with the recommendation that it do pass and be not printed.

Woods, Chairman. Clark, Page Carlock.

Committee Room.

Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate.

Sir: Your Committee on State Affairs to whom was referred House Bill No. 119, have had the same under consideration at a session of the committee, and I am instructed to report it back to the senate with recommendation that it do pass and be not printed.

WILLIFORD, Chairman.

(Floor Report)

Senate Chamber.

Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate.

Sir: We, your Committee on Town and City Corporations, to whom was referred

H. B. No. 191, A bill to be entitled "An Act to validate the charter and corporation of the City of Anson, adopted by the qualified voters of said city since the enactment of Chapter 147, page 307, of the Acts of the Regular Session of the Thirty-third Legislature, and filed in the office of the Secretary of State, and declaring an emergency,"

Have had the same under consideration, and report said bill back to the Senate with the recommendation that it do pass, and be not printed.

Davidson, Chairman; Carlock, Page, Hertzberg, Strickland.

(Floor Report)

Senate Chamber,

Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate.

Sir: We, your Committee on Public Lands and Land Office to whom was referred

H. B. No. 143, A bill to be entitled "An Act extending the time for the development of permits to prospect for oil and gas issued by the State of Texas which said permits cover lands which are now or may hereafter be placed under the Federal Receiver appointed by the United States Supreme Court in the controversy now pending between the State of Oklahoma and the State of Texas, and declaring an emergency,"

Have had the same under consideration and beg leave to report the same back to the Senate with the recommendation that do pass and be not printed.

CALDWELL, Chairman.

Conference Report on H. B. No. 157.

Committee Room.

Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate.

Hon. R. E. Thomason, Speaker of the House of Representatives.

Sir: We, your Conference Committee, appointed by the Senate and House to adjust the differences between the two bodies over Senate

Bill No. 68 and House Bill No. 157, both of which measures relate to the control and eradication of the cotton pest, the pink bollworm, desire to report that we have unanimously agreed upon and recommend the adoption by the Senate and House of the accompanying substitute bill.

Respectfully submitted,

DAYTON.

BAILEY.

GIBSON.

DEAN.

WITT.

On the part of the Senate.

McDOWRA.

TILLOTSON.

RAIDEN.

VEATCH.

MOON.

On the part of the House.

A BILL

to be entitled.

An Act to prevent the introduction into the State of Texas of the destructive cotton pest, *Pectinophora Gossypiella*, Saund., known as, and hereinafter referred to as the pink bollworm, and to control and eradicate such insect pest when and where discovered in this State; creating a zone along the boundary between Texas and Mexico, and providing for the inspection of fields of cotton and for general control of products in such zones; providing for emergency quarantine of cotton or cotton products contaminated or infested with such pest and for the adequate disinfection of such cotton products; providing for supervision of areas contaminated or infested but in which it is not deemed necessary to destroy the cotton or fields of cotton; providing for the condemnation, destruction and compensation of fields of cotton infested or cotton or products found to be infested; providing for the creation by proclamation of the Governor of zones in which cotton may be grown under regulations, and for zones in which the growing of cotton may be declared a public menace and its production prohibited; authorizing the Governor to issue special or emergency quarantines; making it the duty of the Commissioner of Agriculture to promulgate rules to effectuate the provisions of the Act,

and to exercise the general authority herein conferred in the accomplishment of the purposes of the Act; providing for the appointment of a Pink Bollworm Commission and prescribing its duties; providing in the event of the establishment of noncotton zones for the appointment of a Compensation Claim Board and describing its duties; authorizing the Commissioner of Agriculture to cooperate with the Secretary of the United States; providing for the payment of compensation to persons who may sustain loss or damage through the operation of the Act; defining the pink bollworm and defining "cotton" or "cotton products"; declaring the policy of the State in its efforts to control and eradicate the pink bollworm; providing penalties for the violation of the provisions of the Act; declaring that all laws or parts of laws in conflict with the Act are repealed; making an appropriation for the administration of the Act, and for compensation of persons sustaining loss or damage; and declaring an emergency.

Be it enacted by the Legislature of the State of Texas:

Section 1. The *Pectinophora gossypiella*, Saunders, known as the pink bollworm, is recognized as a destructive pest of cotton, is hereby declared a public nuisance and a menace to the cotton industry, and its eradication is a public necessity.

Sec. 2. The "pink bollworm" in this Act shall mean the worm in its various stages of development, including the egg, larvae, pupal, and adult stages.

Sec. 3. The term "cotton" or "cotton products" in this Act shall mean cotton in the seed, ginned lint cotton, seed, hulls, cotton in the bolls, cotton stalks, and any and all character of cotton products except oil and meal.

Sec. 4. It is hereby declared the policy of the State in endeavoring to control and eradicate the pink bollworm cotton pests to employ all such methods as scientific research demonstrates to be successful, and as may be sanctioned by constitutional warrant, including inspection of cotton plants in the fields, or of cotton and cotton products wherever stored; the quarantine and fumigation of cotton products found to be contam-

inated; the destruction of infested cotton or cotton products; supervision of the growing of cotton in areas known to be contaminated; destruction of infested fields of cotton or of cotton or cotton products; and the prevention of planting of cotton in areas where infestation has been found.

Sec. 5. There is hereby created a zone along the boundary between the State of Texas and the Republic of Mexico, comprising the counties of El Paso, Hudspeth, Culberson, Jeff Davis, Presidio, Brewster, Terrell, Val Verde, Kinney, Maverick, Webb, Zapata, Starr, Hidalgo and Cameron, and that part of Dimmitt county south of a line drawn diagonally across the county from the northwest corner of the county where it joins Zavalla and Maverick counties, to the southeast corner of the said Dimmitt County on the line of La Salle County, for the purpose of aiding in the prevention of the introduction into this State of the cotton pest, the "pink bollworm".

Sec. 6. It shall be the duty of the Commissioner of Agriculture of this State to maintain a rigid inspection of the cotton fields and of the cotton and cotton products in the zone provided for in Section 5 of this Act, in such manner as to determine the presence of pink bollworm in all stages of development; and if the pest is discovered in such zone the Commissioner shall certify that fact to the Governor of the State, who shall immediately proclaim a quarantine of such territory in the zone and such territory adjacent thereto, as may be deemed necessary to prevent further advance of the pest into Texas; and thereafter it will be unlawful for any person or persons to transport cotton or cotton products of any kind from any territory within the counties in such zone, or the territory adjacent thereto that may be embraced in such quarantine proclamation, through or to any other part of the State of Texas, or transport any car or vehicle of freight or other article contaminated with cotton seed, or other products of cotton capable of carrying the pink bollworm in any of its stages of development from the counties embraced in such zone and covered by the proclamation herein authorized through or to any other point in Texas, unless it shall have

been freed from cotton seed or other cotton products and shall have been properly fumigated or disinfected in such manner as the Commissioner of Agriculture of this State shall direct. Any such fumigation or disinfection and the cost of such protective measures against the spread of the pink bollworm shall be paid from any fund in the Treasury available by legislative appropriation for the control and eradication of the pink bollworm.

Sec. 7. If the cotton pest known as the Pink Bollworm in any of its different stages shall be found in any gin, cotton seed oil mill, compress or warehouse, or other building or premises, or in any car or other transportation vehicle in the State, and outside of the zone provided for in Section 5 of this Act, the Commissioner of Agriculture of the State shall immediately certify that fact to the Governor, who shall be authorized to proclaim a special emergency quarantine surrounding the known location of the pest to such extent as may be determined sufficient to prevent the spread of the pink bollworm, and it shall be unlawful for any person or persons to ship any cotton products of any kind from such quarantined premises or transport any car or vehicle or freight or any other article contaminated with cotton seed, or other cotton products capable of carrying the pink bollworm in any of its stages from the quarantined area through or to any other point in the State unless and until it shall have been freed from cotton seed or cotton products, and shall have been fumigated or disinfected in such manner as the Commissioner of Agriculture shall direct. All such fumigation or disinfection expense shall be paid from any fund set apart by legislative appropriation for the control and eradication of the pink bollworm. Such emergency quarantine shall not continue for a longer period than necessary to effect thorough fumigation, and not to exceed thirty days. Any damage sustained by the owner of such cotton products by reason of the fumigation and quarantine shall be paid by the State as hereinafter provided.

Sec. 8. In the event of discovery of infestation in fields of cotton, which infestation in the judgment of the Commissioner of Agriculture of the State does not require the de-

struction of the cotton and cotton plants in the field or fields infested, the Commissioner of Agriculture shall report such condition to the Governor and certify a recommendation that such field or fields of cotton shall be placed in a special quarantine district determined sufficient in area to prevent the spread of the pink bollworm, and the Governor may issue his proclamation declaring such quarantine, and thereafter it shall be unlawful for any person or persons to remove any part of such cotton or cotton plants being grown in such field or fields except under such rules and regulations as the Commissioner of Agriculture shall promulgate as requisite to prevent the spread of the pink bollworm; the regulations to be issued by the Commissioner of Agriculture under the provisions of this Act may include ginning of cotton in gins located within the quarantined district, or gins designated by the Commissioner; the crushing of all seed produced either in the quarantined district or at designated mills, and adequate fumigation of all hulls; the marketing of all products in such manner as to prevent further infestation; the cleaning of fields after the cotton is gathered and under such conditions as may be deemed essential by the Commissioner. The loss, if any, to the owner of such cotton or fields of cotton sustained by reason of the quarantine herein authorized shall be ascertainable in the same manner as herein provided for the destruction of cotton or fields of cotton, and the owner of such cotton or fields so quarantined shall be entitled to recover compensation for the loss sustained by reason of such act of quarantine as may be awarded, and such person or persons shall have the right of appeal from such award as provided in this Act. All extraordinary work and attendant expenses necessary to the eradication of the pink bollworm in such special quarantine area shall be borne by the State. And in the event it becomes necessary, in the judgment of the Commissioner of Agriculture, to prescribe rules for the cleaning of any fields quarantined under the provisions of this Section to destroy the pink bollworm, such cleaning of fields shall be conducted under the supervision of the Commissioner of Agriculture who

shall certify the expense therefor by a sworn statement to the State Comptroller who shall issue his warrant payable from any funds set aside by legislative act for the control and eradication of the pink bollworm.

Sec. 9. If it shall become necessary in the judgment of the Commissioner of Agriculture of this State to the protection of the cotton industry of Texas, that the Commissioner shall destroy cotton and cotton plants being lawfully grown in any field or fields in which the Pink Bollworm may have been discovered, he shall report such condition and certify a recommendation to that effect to the Governor, who shall thereupon declare such cotton or fields of cotton a public menace, and upon the promulgation of such proclamation the Commissioner of Agriculture shall be empowered to exercise all authority requisite to the complete destruction of such cotton or cotton plants in such field or fields, and it shall be his duty to effect such destruction in such manner as may be deemed essential to the eradication of the pest and to the adequate protection of the cotton industry of Texas. In the event it shall be found necessary in the accomplishment of the purposes of this Act to destroy any field or fields of cotton, the County Judge of the County in which such field or fields may be located shall immediately appoint three disinterested citizens whose duty it shall be to carefully examine such field or fields of cotton, and report to the County Judge their conclusions of the value of the cotton in such field or fields to be destroyed. Before entering upon the duties required of them, such citizens shall take an oath before some officer legally qualified to administer oaths that they will discharge impartially the duties herein provided for. When the report of the said three citizens shall be filed with the County Judge it shall be his duty to transmit the same with his endorsement to the Commissioner of Agriculture, who shall certify to the fact of such field or fields of cotton having been destroyed, in pursuance of the provisions of this Act, and he shall then file such report and certificate with the State Comptroller, who shall issue his warrant upon the State Treasurer for such sum as may be declared just and due in such report which sum shall be paid from any funds in the State Treasury set aside by act of the Legislature for the control and eradication

of the Pink Bollworm. Provided that if any person whose cotton or field of cotton has been destroyed under the provisions of this Act is dissatisfied with the estimate of damage assessed by the said three citizens, he shall have the right to institute suit for recovery of his damages against the State in any court of competent jurisdiction of Travis County, Texas.

Section 10. Whenever a field of cotton shall have been condemned and ordered destroyed to prevent spread of the Pink Bollworm, it shall become the duty of the Commissioner of Agriculture to promulgate rules and regulations for the thorough destruction of all plants and for the cleaning of the ground in such manner as may be deemed essential to the eradication of the worm in any of its stages of development. The work of destroying the cotton plants and the thorough cleaning of the field shall be conducted under the supervision of the Commissioner of Agriculture and the actual expense of such destruction of plants and cleaning of fields shall be paid for from any funds set aside for effecting the purposes of this Act. It shall be the duty of the owner of such field or fields of cotton, or the tenant in possession of such premises and growing such cotton, to render all assistance practicable to the Commissioner of Agriculture in the work of destruction of plants and the cleaning of fields.

Sec. 11. Whenever, upon investigation, the Commissioner of Agriculture shall deem it necessary to the cotton industry of Texas, that the growing of cotton in any area within the State be placed under supervision, as a means of aiding the control and eradication of the Pink Bollworm, whether such area has been embraced in any of the temporary quarantine districts heretofore provided for or not, he shall certify such conclusions to the Governor and it shall become the duty of the Governor to appoint a Pink Bollworm Commission for the State which Commission shall perform the duties imposed by the provisions of this Act until relieved therefrom by the Governor. The said Commission shall be composed of one person appointed upon the recommendation of the Secretary of Agriculture of the United States, one upon the recommendation of the Commissioner of Agriculture of Texas, one upon the recommendation of the Judge of the District Court in which the county or counties embraced

in the report of the Commissioner of Agriculture is located, and two citizens residing outside the district embodied in the recommendation of the Commissioner, appointed upon the discretion of the Governor. Should either of the officials herein authorized to make a recommendation for the appointment of a member of the Commission refuse or fail to do so within a reasonable time, the Governor shall make such appointment upon his own discretion; or should any person so nominated or appointed refuse to serve or become incapacitated for service the Governor shall be authorized to fill such place by appointment upon his own discretion. If, upon thorough investigation of the conditions existing in the area embraced in the report and recommendation of the Commissioner of Agriculture to the Governor, the Pink Bollworm Commission shall conclude that the suspected or known infestation is of such nature that it does not then constitute a present menace to the cotton industry and does not appear probable that it will constitute a serious menace, to permit the growing of cotton under restrictions believed adequate to prevent any spread of the Pink Bollworm, they shall certify such conclusions to the Governor, setting out in detail the area to be embraced in such regulated zone, which shall not extend beyond such area as may be known to be infested or contaminated in such degree as to require supervision in accordance with the purposes of this Act, who shall thereupon, issue his proclamation designating a regulated zone or district, in which the growing of cotton shall be declared permissible if and when carried on in conformity to regulations prescribed therefor by the Commissioner of Agriculture, which regulations shall embrace the planting of seed from non-infested territory, ginning within the zone designated, crushing the seed within the zone or at designated points, marketing, cleaning the fields, and such other rules as may be found essential. It shall be the duty of the Commissioner to promulgate the regulations herein authorized as soon as practicable after the designation of any regulated zone. Such proclamation of the Governor establishing such regulated zone shall remain in effect until continued thorough investigation shall indicate the removal of danger of recurrence of infestation. Fields found infested in any regulated zone

may be condemned, valued, paid for and destroyed at any time in the manner herein provided for, the destruction of infested fields constituting a present menace.

Sec. 12. Whenever, upon careful investigation, the Commissioner of Agriculture in the administration of this Act, in accordance with the purposes expressed in its provisions, shall conclude that the growing of cotton in any territory within the State shown to be infested under the requirements of this Act in the manner provided for the determination of such infestation, will constitute a serious menace to the cotton industry and detrimental to the public welfare, he shall certify such conclusion to the Governor, who shall thereupon direct the convening of the Pink Bollworm Commission, herein authorized, which commission shall conduct a hearing, or hearings in the manner provided in this Act, and certify their recommendations to the Governor in the manner provided for the performance of the duties devolved upon the said commission. In event such recommendations of the Commission shall be for the prevention of planting of cotton in any area and for the establishment of a noncotton zone, such recommendation shall specify the area to be embraced in the proposed noncotton zone, which area shall not include more territory than is known to be infested, and such adjacent territory as the evidence adduced at such hearings indicates with reasonable conclusiveness to be contaminated, and as appears from the facts developed to be infested to such extent as to justify its inclusion in such zone as a necessary act of protection against the spread of the pink bollworm; and if the Governor shall approve such report he shall thereupon issue his proclamation designating such noncotton zone or district and the area thereof in which the growing of cotton shall be declared a public menace, and thereafter it shall be unlawful to plant, cultivate, or grow cotton in such zone for such period as the proclamation may designate. Provided, that at the end of the crop season next following the creation of any noncotton zone under the provisions of this Act, the Commissioner of Agriculture shall cause to be made a thorough investigation of the field or fields of cotton and the territory embraced within the noncotton zone, and after such investi-

gation shall file a report and recommendation with the Governor indicating whether or not the result of such investigation requires the continuation of the noncotton zone, or will justify the modification of such quarantine restrictions to those which are provided herein for a regulated zone, under which the growing of cotton is permitted under regulation, and if the recommendation of the Commissioner shall be for a regulated zone, the Governor shall be authorized to proclaim such territory a regulated zone; and if the recommendation of the Commissioner of Agriculture shall be that it is necessary to the protection of the cotton industry that the noncotton zone be continued, the Governor shall again direct the convening of the pink bollworm Commission who shall conduct the hearing and report its conclusions as authorized by this Act; and if such report recommends a continuation of the noncotton zone, the Governor shall, if he approves such recommendation, issue his proclamation declaring such zone as herein provided; and thereafter no such noncotton zone shall be established except in accordance with the requirements herein expressed for a public inquiry from year to year by the Pink Bollworm Commission.

In the event of the establishment of any noncotton zone as authorized in this section, all persons prevented from producing cotton in the noncotton zone shall be entitled to receive compensation from the State in the measure of the fair rental value of the land which in the preceding year had been actually devoted to the production of cotton, where the owner thereof has been unable to have the said land cultivated in crops other than cotton during the year in which the planting of cotton is prohibited; where the owner of such land is able by the exercise of due diligence to procure the production of crops other than cotton upon such land, his measure of compensation shall be the difference between the fair rental value of said land, had it been planted in cotton and its fair rental value when devoted to crops other than cotton to which it is best adapted; and the Compensation Claim Board hereinafter provided for, shall ascertain the measure of compensation to which the respective claimants prohibited from planting cotton may be entitled.

Provided that such regulated zones as have been established and are in force when this Act becomes effective shall be continued as regulated zones for the year 1920.

Sec. 13. Before any quarantined zone relating to the supervision and control of the planting and growing of cotton, or the prevention of planting and growing, shall be declared and established, the Commissioner of Agriculture of this State shall cause to be made a thorough examination of the district in which it is proposed to establish such supervision or restriction by a competent and experience entomologist, who shall, after going upon the premises and after making examination in person, accompanied by the owner of the premises, or the owner of the cotton crop, and some other person chosen by the said owner and not interested in the crop, to report the result thereof to the Commissioner of Agriculture. Should this report express the conclusion that the pink bollworm exists in any of its stages of development within the territory under investigation, the Pink Bollworm Commission herein provided for shall conduct a hearing in each county in which such infestation is alleged to exist. Due notice of the time and place of each hearing shall be given by publication in some newspaper published in the county, or if no paper is published in the county, then in some newspaper nearest the county, not less than five days prior to the date of such hearing, and by mailing from the office of the Commissioner of Agriculture not later than five days before the date of such hearing, a registered letter addressed to each person growing cotton within the district and whose premises may be included within the zone that may be recommended. Each such notice and letter shall state the date and place of hearing. At such hearing the Commission shall hear all such statements, under oath, as may be relevant to the duty devolved upon them in the investigation of the nature and extent of pink bollworm infestation and the area that should be embraced in any zone that might be recommended by them. Should the infestation in the judgment of the Commission be of such nature as to require restrictions imposed upon the district they shall report a recommendation to the Commissioner of

Agriculture stating whether the infestation is of such character as to require the issuance of a proclamation by the Governor declaring a regulated zone or a noncotton zone in the manner such zones, are respectively authorized by the provisions of this Act. As a necessary preliminary to the inquiry to be conducted by the said Pink Bollworm Commission, the Commissioner of Agriculture shall present to the Commission a statement setting forth the following facts:

1. The name of the entomologist making the examination on behalf of the State Department of Agriculture, together with the name of the owner of the infested fields and the name of the person accompanying the owner at the time of the investigation.

2. The date when such examination was made.

3. The locality where the pink bollworm was found.

4. The known extent of infestation on each of the premises reported infested.

5. Any other information deemed necessary by the Commission for the discharge of its duties under the provisions of this Act. Such statements shall be verified by oath of the person making the same and shall be filed and preserved in the office of the Commissioner of Agriculture and be open for the inspection of the public.

Sec. 14. Whenever the Governor shall, as authorized in this Act, proclaim a noncotton zone in which growers of cotton are prevented from producing cotton in such zone, he shall appoint a Compensation Claim Board whose duties it shall be to determine, in the manner herein provided, the measure of compensation due such persons prevented from growing cotton. The said board shall be composed of three citizens of the State residing outside the area embraced in such zone and who are generally recognized as having practical knowledge of the production of cotton and the cost of such production. Before entering upon their duties the members of the board shall take the constitutional oath of office required of officers of the State and each of them shall execute a bond payable to the Governor of the State in the sum of five thousand (\$5,000.00) dollars, with two or more sureties approved by the Governor, conditioned upon the impartial discharge of duties devolved upon them. The board

shall organize by electing one of its number chairman, and the Commissioner of Agriculture, ex-officio, secretary of the board; the concurrence of two members of the board shall constitute legal action of the body. The board shall receive as compensation the sum of ten dollars (\$10.00) dollars a day and actual necessary traveling expenses when engaged in the performance of their duties and shall be authorized to employ such assistance as may be required and to fix their compensation. The per diem expenses and compensation of assistants shall be paid upon a certified statement of the Chairman of the Board, attested by the Commissioner of Agriculture, from any funds provided for the administration of this Act or for compensating persons prevented from producing cotton. Each allotment of compensation shall be evidenced by written order entered in a permanently bound book kept by the board in the office of the Commissioner of Agriculture, and a certified copy of such allotment shall be given the claimant, and payment of compensation allowed shall be made upon the certified statement of the Chairman of the Board, attested by the Commissioner of Agriculture. The Compensation Claim Board shall conduct public hearings in each county from which claims have been filed, due notice of which hearing shall be given by the publication in some newspaper published in or near the county or counties in which the claimant resides, not less than five days before the day of such hearing, and by mailing from the office of the Commissioner of Agriculture to each such claimant a registered letter not later than five days prior to the hearing, which notice and letter shall state the place and date of the hearing. Should any claimant be dissatisfied with the measure of compensation allowed by the board he shall have the right to appeal to any court of competent jurisdiction in Travis County, Texas. Every such claim for compensation from the State shall be made under oath, attested by two citizens of the county in which the claimant resides, upon blanks to be furnished by the Commissioner of Agriculture and shall be filed in the office of the said Commissioner not later than November 15 of the year for which claim for compensation is made. All claims

shall be heard and acted upon not later than January 15 of the year following the year for which the claim may be made. Every such claim shall state:

1. The name and postoffice address of the claimant.
2. The location of the farm upon which the claimant formerly produced cotton.
3. The number of acres planted in cotton by the claimant for the year next preceding that for which compensation is claimed, or preceding the year the claimant was first prevented from planting cotton.
4. The total acreage of all crops produced in the year next preceding that for which claim for compensation is asked.
5. All other information deemed essential by the said Compensation Claim Board for the performance of the duties devolved upon them by this Act.

Sec. 15. For the purpose of complying with the requirements of this Act in preventing the introduction of the pink bollworm into Texas, or to eradicate the pest if its presence shall be discovered in the State, the Commissioner of Agriculture and his authorized agents shall have power to enter into any field or fields of cotton or upon any premises in which cotton or its products may be stored or held, and may examine any products or container of cotton or its products, or thing or substance liable to be infested with the pink bollworm in any of the stages of its development. The State of Texas shall be responsible for all injury and damage to property by such inspectors in the performance of their duty and all claims for damages shall be made out in duplicate, fully and plainly itemized, be sworn to by the claimant and by two disinterested persons, and be filed with the Commissioner of Agriculture, who shall investigate into the reasonableness of the same and approve the same for such amount as may appear to him to be reasonable, and the same shall be paid out of the appropriation herein made by warrants drawn by the Comptroller of the State upon the State Treasurer.

Sec. 16. The Commissioner of Agriculture shall make adequate investigation to determine the presence of the pink bollworm in the State, and shall take prompt action to secure the establishment and

maintenance of an effective quarantine of all infested areas that may be discovered within the State, pursuant to the provisions of this Act. For the purpose of carrying out the provisions of this Act, the Commissioner of Agriculture may employ inspectors and such other help as he may deem necessary and may prescribe the duties of such inspectors and other help; provided, that no person shall be appointed as an inspector who has not had at least three years actual experience as an entomologist, or two years training as an entomologist in the Science department of some reputable college or university; and provided further, that such inspectors shall be paid not exceeding ten dollars per day and their necessary expenses, which compensation and expenses shall cover only the days of actual service. They shall be paid on duplicate itemized accounts against the State of Texas, properly signed and sworn to, approved by the Commissioner of Agriculture, upon which the Comptroller shall issue warrants upon the State Treasury in the usual way.

Sec. 17. It shall be the duty of the Commissioner of Agriculture of this State to co-operate with the Secretary of Agriculture of the United States in any measure authorized and to be undertaken by authority of the Federal Government in preventing the introduction of the pink bollworm into the United States through the State of Texas.

Sec. 18. It shall be the duty of any person or persons upon whose premises any pink bollworm shall appear to report the presence of such cotton pest to the Commissioner of Agriculture of the State, and any failure, knowingly, on the part of any person or persons to make such report promptly, shall upon conviction, subject such person or persons to a fine of not less than One Hundred (\$100.00) Dollars, for each offense, and not more than Five Hundred (\$500.00) Dollars, and any person or persons who may know of the presence of the pink bollworm in any locality in this State, and who shall fail to report the location of such pest to the Commissioner of Agriculture shall, upon conviction, be subject to a like fine.

Sec. 19. For the purpose of carrying out the provisions of this Act, there is hereby appropriated out

of any funds in the Treasury not otherwise appropriated the sum of One Hundred Thousand (\$100,000.00) Dollars, Fifty Thousand (\$50,000.00) Dollars of which may be used in paying compensation and damages which may become due under the provisions of this act, and the remaining Fifty Thousand (\$50,000.00) Dollars of which shall be used in the payment of the expenses incurred in the administration of this Act, which shall include salaries, expenses, printing, postage, telegraph, telephone, express, etc., needed in the enforcement of this Act.

Sec. 20. Any person or persons who may transport any cotton or cotton products by any means from any territory in this State which has been quarantined and placed under restrictions by proclamation of the Governor of the State in accordance with the authority conferred by the terms of this Act, to or through any part of the State in violation of this Act or of any proclamation, or any rule, regulation or other restriction authorized by this Act; or any person or persons who shall plant, cultivate, grow, gather, transport or market cotton in or from any territory in this State that has been quarantined and declared a noncotton zone and placed under restrictions by any of the proclamations or restrictions authorized by this Act; or any person or persons who shall plant and grow cotton in any regulated zone or quarantined district or any part thereof in which cotton is permitted to be grown under rules and regulations promulgated by the Commissioner of Agriculture, and who shall fail to comply with any of the said rules and regulations so promulgated for the control and direction of cotton growing and marketing in such restricted zone; or who shall violate any proclamation, regulation or restriction authorized by this Act; or who shall wilfully refuse or knowingly neglect to comply with any such proclamation, restriction or regulation promulgated and maintained for the protection of the cotton industry against the menace of infestation by the pink bollworm, shall be deemed guilty of a misdemeanor and, upon conviction, shall be fined in any sum not less than one hundred (\$100.00) dollars and not more than one thousand (\$1,000.00) dollars, and each transaction of each product so

shipped or transported, and each act in violation of the restrictions herein authorized governing the planting, growing, marketing and cleaning the fields, shall constitute a separate offense.

Sec. 21. All laws or parts of laws in conflict with the provisions of this Act are hereby repealed.

Sec. 22. The importance of this legislation to the cotton industry of Texas, and to the public welfare, creates an emergency, and an imperative public necessity that the constitutional rule requiring bills to be read on three several days should be and the same is hereby suspended, and that this Act take effect from and after its passage, and it is so enacted.

Enrolling Committee Reports.

Committee Room,
Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate.

Sir: We, your Committee on Enrolled Bills to whom was referred Senate Bill No. 57, have carefully compared same and find it correctly enrolled and have this day at 3:50 o'clock p. m., presented same to the Governor for his approval.

SMITH, Chairman.

The following is the bill in full:

S. B. No. 57.

An Act to amend Sections 5 and 21, Chapter 118, General Laws of the Thirty-second Legislature, Regular Session, approved March 28th, 1911, entitled "An Act to authorize the commissioners courts of the several counties of Texas to create and establish drainage districts, to construct canals, drains and ditches, to make levees, improve streams and water courses, and make other improvements for the purpose of drainage; etc., and declaring an emergency," the said sections relating to the appointment of civil engineers and district engineers for such districts and the compensation of and assistants for such engineers, so that said sections shall hereafter read as herein set out; and declaring an emergency.

Be it enacted by the Legislature of the State of Texas:

Section 1. That Section 5 of Chapter 118, General Laws of the Thirty-second Legislature, Regular Session, approved March 28th, 1911, entitled "An Act to authorize the commissioners courts of the several counties of Texas to create and establish drainage districts, to construct canals, drains and ditches, to make levees, improve streams and water courses, and make other improvement for the purpose of drainage; etc., and declaring an emergency," be and the same is hereby amended so that it shall hereafter read as follows:

Sec. 5. After the hearing of the petition as provided in Sections 3 and 4 of this Act, if the court should find in favor of the petitioners for the establishment of a district according to the boundaries as set out in said petition or as modified by said court, then the court shall appoint a competent civil engineer, who shall be entitled to such assistants as may be necessary; and, for doing the work required of said engineer under this Act, he and his assistants shall receive such compensation and allowances for transportation, supplies, etc., as may be agreed on between him and the drainage commissioners with the approval of the commissioners court.

Sec. 2. That Section 21 of the said Chapter 118, General Laws of the Thirty-second Legislature, approved March 28th, 1911, be and the same is hereby amended so that it shall hereafter read as follows:

Sec. 21. After the establishment of any such district the drainage commissioners shall appoint a competent civil engineer, who shall be entitled to such assistants as may be necessary; and, for doing the work required of said engineer under this Act, he and his assistants shall receive such compensation and allowances for transportation, supplies, etc., as may be agreed on between him and the drainage commissioners with the approval of the commissioners court; and said engineer shall proceed to make a map of such district, showing the boundary lines thereof, with the original surveys therein, and also to make maps and profiles of the several canals, drains, ditches and levees located in such district, which maps and profiles shall also show any part of any such canals, drains or ditches

extending beyond the limits of such district made necessary in order to procure necessary outlets for any such canals, drains or ditches; but a copy of the land office map of the county, as it applies to such district, showing the name and number of each survey, and showing the area or number of acres contained in such district shall be a sufficient compliance with such order in so far as making a map of the district is required, and any recognized map of any city or town which may be embraced within the boundaries of said district shall be sufficient as to such city or town. Provided, however, that where boundary lines of such drainage district or any of them cross an original survey the map shall show how many acres of such original survey are included within such drainage district.

Sec. 3. The fact that the present laws governing the employment and compensation of engineers for drainage districts, and their assistants, are inadequate and should be amended at once; that competent drainage engineers and assistants cannot be secured at the rates of compensation now allowed, and the formation of drainage districts is seriously hampered and may be rendered almost impossible by this situation; and the further fact of the near approach of the date of adjournment of this special session; these facts create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days be suspended, and that this Act take effect from and after its passage, and it is so enacted.

Committee Room,

Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate.

Sir: We, your Committee on Enrolled Bills, to whom was referred Senate Bill No. 7, have carefully compared same and find it correctly enrolled and have this day, at 3:50 o'clock p. m. presented same to the Governor for his approval.

SMITH, Chairman.

The following is the bill in full:

S. B. No. 7.

An Act to make an appropriation of one hundred and eighty-five thousand dollars to reimburse the Board

of Regents of the University of Texas for expenditures made at Camp Mabry, Texas, and remaining on hand unpaid at the close of the war, out of the University Available Fund in pursuance of Senate Concurrent Resolution No. 12 passed at the Fourth Called Session of the Thirty-fifth Legislature, and declaring an emergency.

Whereas at the Fourth Called Session of the Thirty-fifth Legislature, Senate Concurrent Resolution No. 12 was passed and adopted by both branches of the Texas Legislature, reading as follows:

"Whereas it has come to the knowledge of the Texas Legislature, that the Federal Government has called upon the University of Texas to assist in training mechanics for the Army, and

Whereas, the buildings at present occupied by the Ground School of Military Aeronautics will accommodate a large number of those mechanics, and

Whereas this makes it necessary for the University to provide an additional place for the accommodation of the Ground School of Military Aeronautics involving an expenditure of approximately two hundred and fifty thousand dollars;

Now, therefore, be it resolved by the Senate, the House of Representatives concurring, first, that the use of Camp Mabry be extended to the Board of Regents of the University of Texas for the School of Military Aeronautics, and, second, That it is the sense of this Legislature that in the event the war should close before the earnings of the School of Military Aeronautics shall reimburse the Board of Regents of the University of Texas for the expenditures incurred, the State of Texas should be responsible for such balance in the building account as may remain unpaid at the time, it being understood that in the event these buildings are completely paid for before the close of the war, they shall become the property of the State for the use of the National Guard, or for any other purpose which may seem wise," and

Whereas, at the time said property was abandoned by the United States Government as a school, there was a balance remaining on hand and unpaid to the Board of Regents of \$175,000.00 expended for build-

ings, and \$10,000.00 for equipment, therefore:

Be it Enacted by the Legislature of the State of Texas:

Section 1. That there is hereby appropriated out of the general revenues of this State not otherwise appropriated the sum of one hundred and eighty-five thousand dollars (\$185,000.00) to reimburse the Board of Regents of the University of Texas for the expenditures for buildings and equipment incurred out of the University Available Fund at Camp Mabry in pursuance of the above resolution, and remaining unpaid at the time the United States Government School at Camp Mabry was closed, provided that this money shall be paid to said Board of Regents when they shall transfer and set over to the Adjutant General of Texas, for the use of the State of Texas, all their right, title and interest in and to said buildings and equipment.

Sec. 2. The fact that this is a Special Session, the importance of the subject matter of this legislation, the near approach of the end of the Session and the crowded condition of the calendar creates an emergency and an imperative public necessity, demanding the suspension of the Constitutional rule requiring bills to be read on three several days in each House, and it is so suspended and that this Act take effect and be in force from and after its passage, and it is so enacted.

Austin, Texas, June 17, 1920.

Hon W. A. Johnson, President of the Senate.

Sir: We, your Committee on Enrolled Bills, to whom was referred Senate Bill No. 45, copy hereto attached,

Have carefully compared same and find it correctly enrolled and have this day, at 3:50 o'clock p. m. presented same to the Governor for his approval.

SMITH, Chairman.

The following is the bill in full:

S. B. No. 45.

"An Act to amend Chapter 7, Title 22, of the Revised Civil Statutes of Texas, adding thereto Article 956-a, providing the bringing of suits for delinquent taxes by incorporated cities and towns, prescribing the conditions precedent thereto, and for the employment of special attorneys for the bring-

ing of such suits, and for the recovery in such suits as a part of the costs thereof the same fees for the city attorneys so employed as are now provided for county attorneys and district attorneys for the bringing of suits on behalf of the State and county for the collection of delinquent taxes, providing that in no case shall such city or town become liable for such fees, and declaring an emergency."

Be it enacted by the Legislature of the State of Texas:

Section 1. That Chapter 7, Title 22, of the Revised Civil Statutes of Texas, be amended by adding thereto Article 956-a, to read as follows:

Article 956-a. In addition to any other methods now provided by law for the collection of delinquent taxes, any incorporated city or town, having complied with the foregoing provisions of this Chapter and any ordinances which such city or town may have adopted under the provisions of this Chapter, may direct its city attorney, or having no city attorney may employ a special attorney and direct such attorney to file suit on behalf of such city or town in the district court of the county in which such city or town is situated for the recovery of any and all taxes delinquent and due on property situated within the limits, together with the interest, penalties and cost of suit, including and it shall be entitled to recover as a part of the costs of such suit, the same fees for such attorney or special attorney for the bringing of such suit as are now by law provided for and allowed county and district attorneys for the bringing of suits on behalf of the State and county for the collection of delinquent taxes; provided that in no case shall such city or town be liable for such fees.

Sec. 2. The near approach of the close of the present session of the Legislature, the condition of the calendar of both the House and Senate, and the importance of this measure to the people of Texas create an emergency and imperative public necessity that the Constitutional rule requiring that bills be read on three several days in each House be suspended, and that this Act be put upon its third reading and final passage, and said rule is hereby suspended and that this Act take effect from and after its passage, and it is so enacted.

Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate:

Sir: We, your Committee on Enrolled Bills, to whom was referred Senate Bill No. 92, copy hereto attached, have carefully compared same and find it correctly enrolled and have this day at 12:05 o'clock p. m., presented same to the Governor for his approval.

SMITH, Chairman.

S. B. No. 92.

"An Act to establish a system of public roads and bridges for Tarrant County and to empower the Commissioners Court thereof, to provide rules and regulations therefor, and a system for the construction of such roads and bridges, the maintenance and repair thereof, and to condemn private property for such purposes, to constitute each county commissioner ex-officio commissioner of the public roads and bridges of the precinct, and to prescribe the powers and duties of the county commissioners; to authorize and regulate the issuance and sale of bonds under this Act, and to provide the forms of indebtednesses and for the levy of taxes for such purposes, and to allow the issuance of bonds for the purpose of refunding any bonded or other indebtedness heretofore or hereafter incurred by said county; to regulate the expenditure of moneys arising from the sale of such bonds and from the levy of taxes for roads and bridge purpose, to designate and define certain cardinal roads in the county, to provide for the selection of a county engineer and for the employment of a consulting engineer; and to empower the commissioners court to make such contracts with respect to the construction, maintenance or repair of roads and bridges that may be necessary, and to employ the convicts on said roads, and to provide for the compensation of the commissioners for the performance of their duties under the terms of this Act, and to prescribe penalties for the violation of this Act, and repealing all laws in conflict with the provisions hereof, and declaring an emergency.

Be it enacted by the Legislature of the State of Texas:

Section 1. That, subject to the provisions of this Act, the Commissioners courts of Tarrant County, shall have full power and authority and it shall be its duty to adopt at a meeting of said court, at which the county judge and at least three of the county commissioners of said county shall be present, and cause to be recorded in its minutes and put into effect such rules, regulations, plans and system as it may see fit for the maintenance, laying out, opening, widening, draining, grading, constructing, building, repairing, the public roads of said county, and from time to time as said court may see fit, and in the same manner to change such rules, regulations, plans and systems; and the same shall be binding upon and shall be observed and obeyed by the county commissioners of said county when serving as road commissioners of their respective precincts, and by the county engineer of said county or by any consulting engineer thereof.

Sec. 2. Subject for the provisions of this Act, and the law relating to county auditors, said court shall have the power, and it shall be its duty, from time to time to purchase any and all such teams, tools, implements, machinery, materials and supplies, and to employ such hands and teams, and to make, on behalf of said county any and all such contracts as said court may deem proper, and that shall be reasonably necessary to carry into effect the provisions of this Act and to provide for the public needs in relation thereto.

Sec. 3. Each county commissioner of said county shall be ex-officio road commissioner for his district under the direction and supervision of said court and subject to the rules and regulations and in accordance with the plans and system with regard to roads and bridges adopted by the court from time to time, and shall have charge of all teams, tools, materials, supplies, and property belonging to said county which may be placed in his hands by said court, and he shall superintend the maintenance, laying out, opening, widening, draining, grading, construction, building and repairing of roads and bridges in his precinct, subject at all times to the guidance and control of the court as a body.

Before entering upon the duties of his office each of said commissioners shall execute a bond in the sum

of three thousand dollars with two or more good and sufficient sureties, or a surety company authorized to do business in Texas, payable to the county judge of said county, and his successors in office, in trust for the use and benefit of the road and bridge fund of said county, to be approved by said county judge, conditioned that such commissioner will faithfully perform all the duties of such road commissioner required of him by law and by the terms of this Act, and will account for all teams, tools, material, supplies and property belonging to said county which may come into his possession.

Sec. 4. Each commissioner shall be and is hereby required to devote all his time to the duties of his office, and shall, unless unavoidably detained therefrom, or called by his official duties elsewhere, be in attendance on all the sessions of the court.

Sec. 5. At the first regular meeting of said court in November of each year, each of said commissioners shall make and file with said court a full and complete account of the work and improvements had and done within its precincts for the preceding year which concludes with the last day in the month of October next prior to the date of such report. Said report shall include such information as will enable the court to judge and determine the condition of the roads, bridges, crossings, culverts and drains in said commissioners precinct, the expenditures of money made therefor, and such report shall as well contain suggestions for further improvements thereof, and a statement showing the amount, and the manner and way, in which the moneys were expended in said precinct, including salaries, per diem work, together with a list of tools, teams, implements, machinery, materials, supplies, and other property under his control, and a statement of its condition, and such other data and information as the court may require.

Sec. 6. The commissioners court of Tarrant County is empowered to select a county engineer, but the selection shall be controlled by considerations of skill and ability for such tasks; such engineer may be selected at any regular meeting of the commissioners court, or at any special meeting called for that purpose, and such engineer shall hold his office

for a period of two years from his selection, but may be removed at the pleasure of the commissioners court. Such engineer shall receive a salary to be fixed by the commissioners court, not to exceed four thousand dollars per year. Such engineer by and with the authority of the commissioners court and subject to its directions, shall have the power to employ assistants to aid him in the discharge of his duties.

Before entering upon the discharge of his duties, such county engineer shall take the oath of office prescribed by law, and give bond in the sum of five thousand dollars, to be approved by the commissioners court, payable to the county judge and his successors in office in trust for the use of the road and bridge fund of said county, with good and sufficient sureties on the bond, conditioned that such engineer will faithfully and efficiently discharge and perform all duties required of him by law, and by the orders of said commissioners court.

Sec. 6a. The said commissioners court shall have the authority whenever in its discretion the public good requires it, in the construction of any public work, to employ at such remuneration not to exceed eight thousand dollars (\$8,000.00) per annum, or 5 per cent of the amount expended if said engineer be employed on a commission basis, and for such length of time as the court may deem proper, a consulting engineer of eminence and skill, and such consulting engineer shall at all times be under the control of the commissioners court, and shall make reports to the court from time to time on the progress of the work, and the way in which it is carried on.

Sec. 7. It shall be the duty of the county engineer, under the direction of the commissioners court, to measure and classify all public roads in Tarrant County, and such classification, when completed, shall become a part of the permanent records of roads and bridges of Tarrant County. He shall also prepare a suitable map on which shall be indicated in appropriate colors, the various roads, cardinal, sub-cardinal and intermediate, and also the common, or dirt roads in the county; these roads shall be delineated in such a way as to point out the class to which the road belongs, and the measured length of all said roads.

The commissioners court of Tarrant County shall, as speedily as possible, make a complete indexed record of each road in Tarrant County, together with all bridges, and said record shall show when each road was opened to the use of the public, together with a complete and certain description and measured length of said road or bridge, with an appropriate number by which the road or bridge is to be known, and the number so given shall plainly show upon the road map of the county, and shall be indexed by that number in the records of public roads of Tarrant County, and such maps and records shall constitute a dedication by the county to the public of the roads and bridges therein shown. The commissioners court shall cause copies of such map to be printed for public use, in such manner as it may determine.

Sec. 8. The commissioners court shall, as soon as practicable, in the exercise of a sound discretion, when the road and bridge fund available for that purpose will permit, construct cardinal, sub-cardinal and intermediate roads throughout the county, and where such roads have already been laid out and constructed, then to keep and maintain same in a state of repair, and extend same when such extension is deemed necessary and desirable. Said roads shall be constructed of durable material best calculated to subserve travel and traffic over same. The commissioners court in laying out and constructing new roads or providing for their maintenance, extension or repair, shall, in advance of the work, call on the county engineer or consulting engineer for estimates as to the cost involved in the improvement, and the probable amount of traffic in tonnage the proposed highways will care for, and the report of such engineer shall be filed in writing and become a part of the records of the court. The commissioners court shall, in passing the final order for the improvement of the intermediate roads, give preference to those roads on which the greatest amount of traffic is to be served, the actual population to be accommodated, and the donation of money, labor or materials by citizens and property owners therefor, keeping constantly in mind that the end to be accomplished consists in a complete and connecting system of im-

proved roads and highways for the county.

Sec. 9. Before actual construction shall have begun on any road or highway so to be improved, the county engineer, or consulting engineer, under the direction of the commissioners court, shall make careful and accurate surveys of the roads and highways to be improved, and file with the records of the court plans and specifications and estimates as to the cost thereof. Provided, that the provisions of this section shall not apply to work done by county convicts.

As far as practicable, all such roads shall be thoroughly graded and drained, and all road beds, bridges, culverts and drain pipes shall be of durable material, the bridges to be of steel or cement, or steel and cement, and the drain pipes of vitrified clay, or of material equally durable and lasting. All culverts and bridges on first and second class roads shall be not less than sixteen feet in width, and of sufficient strength to support all farm and road engines.

Section 10. Whenever it shall be or become necessary to occupy any land for the purpose of opening, widening, straightening, draining, grading, constructing, building, improving, repairing or maintaining any public road of said county, or any part thereof, said court may enter upon, occupy and take such land, paying therefor, if the owner thereof and said court can agree on the price thereof, and the value of the land so taken and the amount of damage, if any; but if such owner and the court cannot agree thereon, said county may proceed to condemn such land in the same manner that a railroad company, under the laws now existing or to be hereafter passed, may condemn land for right of way, and the same proceedings may be had, and the same right as to each party shall exist as would exist if the proceedings were by a railroad company, except that in no case shall the county be required to give bond; provided, that nothing contained in this section shall be held to repeal the provisions of the General Law now in force, or to be passed, relating to the opening of public roads by a jury of view, but this section shall be held to be cumulative thereof, and the commissioners court of Tarrant County may, at the

option of said court in the case, act under the provisions of such general law, or under the provisions of this Act.

Sec. 11. Said court may enter upon and take from any land adjacent to or most convenient or accessible to any public road of said county, earth, stone, gravel, or other material necessary or suitable for the grading, constructing, building, repairing, improving or maintaining of such road, paying therefor, if the owner of the land and the court can agree on the price thereof, the value of material so taken, and the amount of damages, if any, thereby occasioned to such land or appurtenances, but if such owner and the court cannot agree thereon, the value of such material and the damage, if any, may be ascertained, determined and paid under the next preceding section of this Act, as far as same may be applicable to such case.

Sec. 12. Whenever it shall be made to appear to the satisfaction of said court that it is necessary for the better drainage of any public road or roads within said county, that the ditches along the right of way of any railway in said county should be opened and cleaned out, or the barrow pits along such right of way emptied and drained, said court may, by an order entered upon its minutes, at a regular or special term of the court, require any such railways whose ditches or barrow pits are so constructed, or so out of repair as to impede the easy and rapid flow of water accumulating on, along or near its right of way, to the nearest gully, ravine, creek, water course or outlet, and it shall be the duty of said railway in reference to which said order is made and entered, within sixty days after a certified copy of said order shall have been delivered to any general officer of such railway company, or to any of its agents in said county, to supply proper and sufficient drainage in the premises, and within sixty days thereafter to commence the work so ordered to be done, and to continue such work with reasonable dispatch until its completion to the satisfaction of said court; and in the event such railway company, its officers and agents, shall fail to comply with the terms of said order and shall fail to commence work within sixty days from the date of

service of a certified copy of such order, and finish the same within a reasonable time, the commissioners court shall have such work performed, keeping an accurate account of the money expended upon said work, and said money so expended may be recovered from the railway company along whose right of way said work was done at the suit of the county, for the benefit of the road and bridge fund, in any court of competent jurisdiction in Tarrant County.

Sec. 13. Upon proper petition being filed, and notice being given as required in case of the location of the road, said commissioners court may declare any such road vested and abandoned, and its location and establishment to be held for naught, if in its judgment, the same has ceased to be public utility, and the public need, convenience and welfare no longer demand the maintenance thereof, but private rights of persons, acquired by reason of the location and establishment of such road, shall not be interfered with nor in any way impaired thereby, unless due compensation be made therefor.

Sec. 14. In Tarrant County, the payment of road taxes by labor is abolished and all provisions of laws concerning overseers shall be of no further force or effect.

Sec. 15. All moneys coming into the road and bridge fund of Tarrant County from direct taxation, from the sale of bonds or from any source whatsoever, shall become a general fund for road and bridge purposes in said county, and shall not be apportioned or spent by commissioners precincts, and no part of the fund shall be spent for any purpose whatever until the order authorizing and directing its expenditure shall have been passed and spread upon the minutes of the court, except that in an emergency, any commissioner may spend for immediate and necessary repair in his precinct not exceeding five hundred dollars, and the amount so spent shall be approved by said court. Said commissioners court shall have authority, and it is hereby made its duty to divide or sectionize said cardinal and intermediate roads into sections of not less than five miles each, and shall appoint a road keeper for each section or division. Said road keeper shall haul the necessary gravel, rock

and other material and perform the necessary labor, under the approval of the county engineer, to constantly repair and to maintain said cardinal and intermediate roads in good condition. Said road keeper shall receive such compensation for his labor as may be fixed by the commissioners court. Said commissioners court shall also have authority to appoint one road supervisor for each commissioners precinct. Said road supervisor shall have charge, under the direction and control of the commissioners court and county engineer, of all road building and repair in his respective precinct, except the work done by the county convicts, but they may superintend the work being done by the county convicts in their precinct, when directed to do so by the commissioners court. Said road supervisor shall receive such compensation for his services as may be fixed by the commissioners court. He shall be responsible for all tools and machinery left in his care, and shall account to the commissioners court for all such tools and machinery.

Sec. 16. It shall be unlawful for said commissioners court to levy any road and bridge tax in excess of the maximum rate prescribed by law; and any member of said court who shall vote for such excessive levy, knowing it to be excessive, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not more than Five Hundred Dollars.

Sec. 17. Unless there is a fund available for that purpose, it shall be unlawful for the commissioners court to issue warrants for the construction of roads and bridges or the improvement thereof in excess of 25 per cent of the uncollected road and bridge taxes of the county for any fiscal year.

Sec. 18. Said court shall require all county convicts of said county who may be physically able, and not otherwise employed, to labor on the public roads of said county, under such rules and regulations as said court may prescribe; and each convict so worked shall receive a credit of fifty cents a day, one-half of which shall be, as nearly as practicable, applied to the fine, and one-half to the costs, for each day he may labor; and said court may, at a regular term allow to the officers such amount of their costs for the

arrest and conviction of said convicts, as is provided in Article 6427, Revised Civil Statutes of 1911, which amount shall be paid out of the road and bridge fund on the warrant of the commissioners court, when said fine and costs shall have been worked out, as provided in this section; provided, that this shall not be construed as to relieve any convict from the payment of all costs for which he would be liable under the general laws of this State; said court may, as a reward for good behavior and faithful service, grant a reasonable commutation of time for which convict is committed; provided, that such commutation shall, in no case, exceed one-tenth of the whole time. Said court may provide all such houses, prisons, tents, clothing, bedding, food, medicine, medical attention, supplies and guards, as it may deem necessary or proper for the safe and humane treatment, and for the safe keeping of such county convicts. Said court may also provide and enforce and such guards may, under the direction of said court, and in accordance with its rules and regulations, administer such reasonable and humane punishment as may be necessary to require such convicts to perform good work. Said court may provide a reward not exceeding ten dollars in any instance, to be paid out of the road and bridge fund, for the capture and delivery of an escaped convict; but no such reward shall be paid to any guard or person in charge of, or assisting such convict at the time of his escape.

Sec. 19. The work of convicts shall be, as nearly as practicable, equally divided between four commissioners precincts of the county, and between the two justice precincts of each commissioners precinct in proportion to the traffic, population, and the condition of the roads in said precinct.

Sec. 20. Whenever the commissioners court of Tarrant County shall deem it necessary or expedient to build, construct, improve, repair or maintain first or second class roads of a permanent nature in said county with the proceeds of the sale of bonds issued for road and bridge purposes under the terms of this Act, said court shall, at any regular or special meeting, pass and record in its minutes a resolution setting forth that it is the sense of said

court that public roads and bridges of a permanent nature should be built, constructed, improved, repaired or maintained in said county, and that the county should issue its bonds to raise money for that purpose in an amount to be named in such resolution, and said resolution shall be submitted to the vote of the property owning, qualified voters of said county, at any regular or special election which the court may order for that purpose, and if at such election a majority of the votes cast shall be for such resolution, then the same shall be deemed to be adopted; otherwise, it shall be deemed to be rejected. Such election shall be governed, in all respects, by the laws governing elections in this State, and the returns shall be made and canvassed in the same manner, and the result declared by proclamation of the county judge of said county, which proclamation shall be posted in at least three public places in said county, and at the option of said court, published in some newspaper in said county.

Sec. 21. No person shall be permitted to vote at any election provided for in the next preceding section of this Act, unless he is a property owner and tax payer and qualified voter of said county. Those desiring to vote for the resolution shall have written or printed on their ballot the words, "For the Resolution to Issue Bonds to —"; those desiring to vote against the resolution, shall have written or printed on their ballots, the following, "Against the Resolution to Issue Bonds to —." (Here insert such purpose of the proposed bond issue, as set forth in said resolution.) Such ballots shall be written or printed on plain white paper with black ink, and shall contain no distinguishing mark or device, except as above provided, and if printed, shall be in type of uniform size and face.

Sec. 22. If, at the election hereinabove provided for, a majority of the property owning, qualified voters at said election shall vote in favor of the resolution hereinbefore provided for, and the commissioners court shall have canvassed the vote, and declared the result and proclamation therefor has been made by the county judge, declaring said result, it shall be the duty of said court to prepare and execute the bonds of the

county in such sums as may be deemed advisable by said court, not exceeding the amount authorized at the election, said bonds to bear interest at not exceeding six per cent per annum, payable annually or semi-annually, as the court shall direct, which bonds shall be redeemable or payable not more than thirty years from the date thereof, and at such intermediate periods, serially or otherwise, as the court may direct, the time of maturity to be expressed on the face of the bonds, and such bonds shall be registered or enrolled as in the case of other county bonds, and the same shall not be sold or negotiated at less than their par value.

Provided, however, that the tax levy for the payment of interest and principal on any issue of bonds under the terms of this act shall not exceed in any one case the sum of fifteen cents on the One Hundred Dollars property valuation, and the amount of bonds so to be issued shall be limited accordingly. Provided further, that nothing in this language or in the terms of this act, shall be held to impair the right of the county to issue bonds under the provisions of Section 52 of Article 3 of the State Constitution, and the statutes enacted pursuant thereto.

Sec. 23. At or prior to the issuance of said bonds, it shall be the duty of said commissioners court to levy an annual ad valorem tax on all the property within the county liable to taxation, sufficient to provide for the interest on such bonds and to create a sinking fund for the payment of the principal thereof at the maturity of same. The fund arising from such tax and the levy thereof shall not be used for any other purpose than that for which it was created, and the proceeds of the sale of such bonds shall be confined strictly to the purposes for which they were issued and for all necessary and incidental expenses incurred in the issuance and sale. It shall be unlawful for said court to transfer any money or fund from the road and bridge fund to any other fund of said county, or to divert or apply any of such road and bridge fund to any other purpose than the laying out, opening, widening, draining, constructing, building repairing and maintaining of the public roads of said county, and the incidental and

necessary expenses growing out of the issuance of said bonds and the sale thereof.

Sec. 24. The commissioners court of Tarrant County is authorized and empowered to issue the bonds of said county, to be styled, "Tarrant County Road and Bridge Building Bonds", for the purpose of funding, paying off and cancelling all legal outstanding warrants of said county heretofore issued by order of the commissioners court of Tarrant County for the construction, maintenance and repair of roads and bridges of said county. The amount of bonds hereby authorized to be issued shall be limited to such amount as is necessary to pay off and discharge all such outstanding warrants and accrued interest thereon, and shall be issued subject to all the provisions and requirements of Articles 878, 879, 881 and 882, and Articles 918, 918b, 918c, 918d, 918e, as amended, and 918f of the Revised Statutes of Texas; provided, it shall not be necessary before issuing said bonds to submit the proposition for the issuance to a vote of the people.

Sec. 25. It shall be the duty of the County Treasurer of Tarrant County to keep a separate account of all moneys received from the sale of bonds of said county, issued for road and bridge purposes, and he shall pay out none of it except on written order or warrant of said court, specifying the contract against which it is drawn, or for the purpose for which it is expended.

Section 26. Except as otherwise provided in this Act, no contract requiring the expenditure of money derived from the sale of such bonds, shall be made, nor shall same be valid, until said county engineer shall have made and filed with said court maps, profiles, plans and specifications and estimates for the work to be done under such contract, and not until said Court shall have considered the same, and by order of record, in which three commissioners of said court, the County Judge being present, shall have concurred in their votes, and the plans and specifications so adopted by the Court shall be made a part of such contract; provided, however, that in the event said court shall have at least twice advertised for and rejected bids, the court, should it see fit to do so, may in its discretion, and by a vote of not less than four members of said

court, the county judge being present, proceed to do the work mentioned in said advertisement. In the expenditure of road funds, other than money derived from the sale of bonds, the commissioners court, by a vote of not less than three commissioners of said court, and the county judge being present, may authorize the building, construction and repair of roads, same to be done by contract, day labor or convict labor, as said court shall deem to be the best interest of the county. Provided, that in the construction and maintenance of second class roads, by a vote of four members of the court, the foregoing provisions shall not be mandatory. In every instance where the said court chooses, under this Act, to build, improve, repair or maintain roads by having the work done, then, the county must keep a careful and accurate record of the cost of the work done directly by said court, and in each instance must the amount expended be spread upon the minutes of the court, and compared with the county engineer's estimate of the cost of construction filed before the beginning of the work. Any and all teams, tools, implements, machinery, material and supplies which may be purchased at one time by said court, under its direction, at a cost of more than fifteen hundred dollars, shall be purchased only after competitive bids therefor shall have been invited by the court or under its direction, and then only from the lowest and best responsible bidder.

Sec. 27. Whenever, pursuant to the provisions of this Act, said court shall desire to make a purchase, or let a contract for which competitive bids are required under the terms of this Act, said court, or the county judge, under its direction, may advertise for bids therefor in such manner and for such length of time as the order of the court may prescribe, with the right on the part of the court in every case to reject any and all bids; the advertisement for bids shall be made by either posting same or by publication, in such manner and for such length of time as the court may direct. Provided, however, that this shall not be held to invalidate or prevent purchases without competitive bids under the terms of the next preceding section hereof. Whenever any such contract is let, in which competitive bids are required, the successful bidder or contractor shall enter into a bond in a

sum not less than the amount of the contract, with a surety company authorized to do business in Texas thereon, payable to the county judge, or his successors in office, in trust for the use and benefit of the road and bridge fund of said county, to be approved by the court, and conditioned for the faithful performance of said contract, and upon such other provisions as the court may require. In no event shall such contract be or become effective until the bond herein required shall have been filed, and approved by the court; provided, further that in the event it is impossible to procure a surety company, as such surety on the bond, then, the court, in its discretion, may relax such requirement, and demand and require in lieu thereof, two or more personal sureties thereon, solvent and able to respond to the liability named in the bond. Provided, further, that during the progress of such work, the court, in allowing estimates on the contract, shall withhold fifteen per cent of each such estimate until the work shall have been entirely completed, and is accepted by the county engineer and by the commissioners court.

Section 28. The commissioners court of Tarrant County is authorized and empowered, whenever, and in such manner as it may determine, to transfer to, and make a part of the road and bridge fund of said county any money now in the county treasury of said county heretofore collected by said county to pay interest and create a sinking fund for any bonds of said county heretofore issued and which have now been retired and cancelled. Such money so transferred to the road and bridge fund may be expended by the commissioners court at its discretion in constructing or repairing any of the first-class or cross-roads of the county, such expenditures to be made in compliance with the provisions and requirements of Sections 27 and 28 of this Act.

Sec. 29. The records of the commissioners court shall show in detail every vote for the expenditure of any of the funds mentioned in this Act.

Sec. 30. The commissioners court may, where funds are available for that purpose, plant shade trees along the side of the public roads; the commissioners court may protect all shade trees along the side of said thoroughfares, and erect, place, and

keep substantial sign board or sign post at every point where a public road forks, or is intersected by another public road, and such sign board or sign post shall contain a legible inscription, directing the way and giving the distance to the next important place on such highway. Any person who shall wilfully remove, injure, deface or mutilate, or injure the growth of any shade tree along the side of a public road, or any sign board or sign post thereon or thereabouts, shall be deemed guilty of a misdemeanor, and on conviction thereof, shall be punished by a fine of not less than twenty-five dollars, nor more than one hundred dollars.

Sec. 31. It shall be unlawful for any member of said commissioners court, or for any county officer of Tarrant County to be or become financially interested, directly or indirectly, in any contract with said county for road work, or for the purchase or sale of any material or supplies of any character, or in any transaction whatsoever in connection with any of the roads of said county, excepting only his own salary, fees or per diem. If any such county commissioner, or such county officer, shall wilfully violate any of the foregoing provisions of this section, he shall be deemed guilty of a malfeasance in office, and upon conviction thereof shall be punished by a fine of not less than five hundred dollars, nor more than one thousand dollars, or by imprisonment in the county jail of said county for not more than one year, or by both such fine and imprisonment; and in addition thereto, shall be forthwith removed from office. If any member of said commissioners court, or any such officer, shall wilfully violate any of the other provisions of this Act he shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not more than five hundred dollars, or by imprisonment in the county jail of said county for not more than six months, or by both said fine and imprisonment.

Sec. 32. All fines for any and all violations of any of the provisions of this Act, and any and all moneys which may be collected by or on behalf of said county, on, under, or by virtue of any contract which may be executed under the provisions of this Act, shall be applied to the road and bridge fund of said county.

Sec. 33. The judge of the criminal district court of Tarrant County, shall, at each term of his court, specially give this Act in charge of the grand jury of said county.

Sec. 34. In this Act, the term "road" includes road-beds, ditches, drains, bridges, culverts and every part of a public road, and it shall be so construed.

Sec. 35. The provisions of this Act, are, and shall be held and construed to be cumulative of all General Laws of this State on the subjects treated of in this Act, when not in conflict therewith, but in case of such conflict, this Act shall control as to Tarrant County; provided, however, that nothing in this Act shall be construed to impair or take from the county the right to issue bonds under the provisions of Section 52 of Article 3 of the State Constitution and the general statutes in pursuance thereof.

Sec. 36. Any and all laws and parts of laws in conflict with any of the provisions of this Act, shall be, and the same are hereby repealed; House Bill No. 647, providing a special road law for Tarrant County, passed at a Regular Session of the Thirty-third Legislature, and approved by the Governor April 1, 1913, and an Act mandatory of Section 20 and 22 thereof, being House Bill No. 560, passed at a Regular Session of the Thirty-sixth Legislature be and the same are hereby expressly repealed; provided, however, that the acts and things lawfully had and done thereunder are in no wise impaired or invalidated by this repealing clause.

Sec. 37. The fact that Tarrant County is now operating under a special road Act that is not in all respects adequate and effective, creates an emergency and an imperative public necessity for the suspension of the constitutional rule requiring bills to be read on three several days, and the said rule is therefore, suspended, and this Act shall take effect from and after its passage, and it is so enacted.

Committee Room,

Austin, Texas, June 17, 1920.

Hon. W. A. Johnson, President of the Senate.

Sir: We, your Committee on Enrolled Bills to whom was referred Senate Concurrent Resolution No. 10, copy hereto attached, have carefully compared same and find it correctly

enrolled and have this day at 3:50 o'clock p. m., presented same to the Governor for his approval.

SMITH, Chairman.

S. C. R. No. 10.

Be it Resolved, by the Senate, the House concurring, That:

Whereas, official reports made to this House show that much State funds are expended by some State officials and assistants for traveling expenses, and

Whereas, there is much complaint of some officials and assistants being absent from the office going around the State, and even at times out of the State; therefore, be it

Resolved, That it shall be the duty of the Board of Control to have each and every department of State Government to make quarterly reports, beginning September 1, 1919, to said Board of Control, stating what amounts, if any, have been expended by said department, respectively, for traveling expenses, and the number of days that heads and assistants of same department have been absent from their official headquarters, or office, and that said Board of Control make reports on premises to each session of the Legislature hereafter.

**LIST OF NOTARIES APPOINTED
BY THE GOVERNOR AND
SUBMITTED TO THE
SENATE FOR CON-
FIRMATION.**

Miss Carrie Ross.....Wichita Falls
Miss Elsie F. Ellefson.....Wichita Falls
R. H. Thorn.....Burkburnett
H. L. Stone.....Houston
R. E. Krochman.....Waco
Miss Lydia Mueller.....Houston
Henry Pegues.....Odessa
Lillian Peeples.....Cisco
Miss E. F. Howe.....Houston
Miss J. E. Haley.....Houston
O. E. Loy.....Houston
Robt. G. Carr.....Houston
A. H. Knodel.....Houston
Miss S. K. Gorman.....Houston
M. S. Drake.....Baytown
C. J. Burton.....Baytown
Miss Ireta Ott.....Wichita Falls
Miss Lanore Kamer.....Wichita Falls
Miss Lucy Mae Priebe.....
.....Wichita Falls
Grover Reid.....Harlingen
Merlie Kennedy.....Cleveland
C. A. Love.....Ranger

Miss Jessie H. Phillips....Bay City
I. E. Smith.....Pecos
F. V. Williams.....Slaton
Roger C. Grafft.....Dallas

FIRST DISTRICT.

Bowie County.

Anderson, John E.....New Boston
Beck, James.....Texarkana
Beck, Virgil S.....Texarkana
Blocker, O. W.....Leary
Brashear, H. S.....Texarkana
Burns, R. L.....Texarkana
Cantrill, T. M.....Nash
Dodd, J. A.....Nash
Hargis, C. B.....Leary
Hill, Miss Edna.....Texarkana
Kennington, Tom.....Malta
Kizer, J. B.....Texarkana
Morgan, T. W.....Leary
Nelson, Mrs. Mina.....Texarkana
Pattillo, Hicks.....Nash
Shipp, J. R.....Nash
Waite, Robert L.....Texarkana
White, D. A.....Leary
White, T. C.....Leary

Cass County.

Jarrott, Mrs. G. E.....Linden
Kessler, C. W.....Naples
Lyster, Marvin E.....Naples
Patman, John.....Hughes Springs
Rosser, F. A.....Kieldare
Snipes, Miss Mattie....Douglasville
Stanley, H. F.....Queen City
Tonahill, J. E.....Linden

Marion County.

Callison, E.....Lodi
Henderson, R. G.....Jefferson
Hull, E. S.....Jefferson
Lemons, S. E.....Avinger
Neidheimer, Miss Mary....Jefferson
Stallcup, Miss Ney.....Jefferson

Morris County.

Copellar, Miss Annie...Daingerfield

SECOND DISTRICT.

Red River County.

Brooks, B. F.....Bagwell
Brooks, W. F.....Avery
Burrus, T. S.....Fulbright
Crain, Bunyan N.....Annona
Ferguson, H. N.....Fulbright
Fox, Miss Grace.....Avery
Gibbons, A. M.....Clarksville

Giddens, M. W. Annona
Hall, Nell. Clarksville
Holloway, L. E. Avery
King, W. E. Clarksville
Martin, S. P. Fulbright
Medford, Elmer. Avery
Rozell, A. B. Fulbright
Setzer, Frank L. Johntown
Tayloe, R. L. Clarksville
White, C. N. Clarksville
Williams, I. N. Avery
Winn, M. M. Avery

Titus County.

Reed, Herbert Ivan. Mt. Pleasant

Franklin County.

Cannaday, T. E. Mt. Vernon

Hopkins County.

Albernathy, Alva A. Sulphur Springs
Brice, A. Dikey
Connor, Noble Sulphur Springs
Crane, A. B. Sulphur Springs
Hargrave, E. A. Dikey
Hedick, Geo. A. Sulphur Springs
Hedick, G. H. Sulphur Springs
Griffith, Thomas P. Saltillo
Morton, J. B. Cumby
Middleton, G. W. Sulphur Springs
Sharp, Geo. E. Sulphur Springs
Stacy, Floyd. Sulphur Springs
Teer, L. E. Sulphur Springs
Walters, O. E. Sulphur Springs

THIRD DISTRICT.

Fannin County.

Arnold, J. A. Leonard
Couch, O. L. Bonham
Golden, B. B. Leonard
Hall, Joe F. Leonard
Harper, W. H. Savoy
Holder, Joe F. Bonham
Lainhart, J. U. Bonham
Ridley, Elizabeth, Miss. Bonham
Sturgeon, John F. Honey Grove
Thomson, J. E. Honey Grove

Lamar County.

Baldwin, Wyatt J. Honey Grove
Landers, Tom R. Paris
Lawrence, W. Dewey. Paris

FOURTH DISTRICT.

Cooke County.

Behr, Metta Lang. Gainesville
Bell Lucille K. Gainesville
Cox, S. E. Marysville
Cunningham, P. B. Dexter
Dickinson, Edna. Gainesville

Dodd, Ruth. Gainesville
Egbert, E. V. Gainesville
Gilbert, Clinton A. Gainesville
Grad, B. Gainesville
Grice, Geo. M. Gainesville
Henry, Nita. Dexter
Nunn, Dr. J. Q. Marysville
Bulcher Rt.
Rollins, Alice. Gainesville

Grayson County.

Arterbury, Mrs. Irene. Denison
Atteberry, K. L. Sherman
Backers, H. L. Denison
Bell, Addie. Sherman
Bobbitt, R. E. Denison
Bookout, Hubert. Sherman
Brack, Lena. Denison
Caldwell, R. Southmayde
Carter, R. M. Sherman
Cook, Katherine. Sherman
Douglass, Alma. Sherman
Douglass, C. F. Sherman
Elliott, Robin A. Sherman
Jackson, J. W. Van Alstyne
James, J. L. Sherman
Lackey, Claude. Tom Bean
Lay, G. D. Denison
Leiderman, Lillian. Sherman
Loomis, DeWitt H. Denison
Moore, W. S. Denison
Ray, C. B. Sherman
Ray, Marjorie. Sherman
Reast, Harry. Whitesboro
Simmons, Karl. Van Alstyne
Swinney, Ethel. Denison
Thomas, Eva. Denison
Thomas, E. O. Tom Bean
Thompson, W. P. Howe

FIFTH DISTRICT.

Hunt County.

Vancleave, Geo. L. Greenville
Bateman, O. A. Greenville
Nicholson, J. O. Greenville
Denney, Ella, Mrs. Greenville
Green, S. E. Greenville
Layne, H. L. Greenville
Ward, J. R. Greenville
Lyles, Will. Wolfe City

Collin County.

Rike, Jr., R. W. Farmersville
Canon, W. A. Farmersville
Sneed, J. R. McKinney
Park, B. H. McKinney
Massie, G. W. McKinney
Hogge, Earl. Wylie
Treadaway, C. B. McKinney

SIXTH DISTRICT.

Dallas County.

Addair, W. G.....	Dallas	Evans, Frances.....	Dallas
Atwell, Wm. H.....	Dallas	Evernden, Alice.....	Dallas
Ashby, Velva.....	Dallas	Fatheree, E. E.....	Dallas
Bell, Frank F.....	Dallas	Farrington, E. J.....	Dallas
Bedell, Alice J.....	Dallas	Friedman, J. M.....	Dallas
Blake, L. M.....	Dallas	Farmer, A. M.....	Dallas
Bledsoe, Grace M.....	Dallas	Farrar, George R.....	Dallas
Bolanz, Henery L.....	Dallas	Finch, Tyler H.....	Dallas
Bowles, Iona.....	Dallas	Flood, R. L.....	Dallas
Bouldin, E. L.....	Dallas	Ford, Gladys.....	Dallas
Brown, W. H.....	Dallas	Fletcher, J. Morgan.....	Dallas
Briscoe, Lura L.....	Dallas	Freedman, M. I.....	Dallas
Briggs, Edith.....	Dallas	Frazier, R. L.....	Dallas
Branch, W. J., Jr.....	Dallas	Friedrich, Hazel.....	Dallas
Brown, Mary Kate.....	Dallas	Green, Roy R.....	Dallas
Boone, Charles J.....	Dallas	Green, Jay P.....	Dallas
Broomhall, Woring.....	Dallas	Grayson, J. E.....	Dallas
Buster, Jewell.....	Dallas	Gardner, H. M.....	Dallas
Bynum, O. H.....	Dallas	Gilbert, L. Phelps.....	Dallas
Burr, Alexander.....	Dallas	Goostree, Billie M.....	Dallas
Bolger, L. F.....	Dallas	Graham, Rena M.....	Dallas
Boho, Marvel M.....	Dallas	Griswold, J. N.....	Dallas
Beaver, Leila E.....	Dallas	Gray, T. E.....	Dallas
Booth, Octavia.....	Dallas	Guice, H. H.....	Dallas
Booth, Eunice.....	Dallas	Gilmore, W. O.....	Dallas
Bryant, Della.....	Dallas	Grafft, Roger C.....	Dallas
Ball, Ethyl.....	Dallas	Hayes, T. A.....	Dallas
Burrows, J. W.....	Dallas	Hatzenbuehler, E. H.....	Dallas
Briggs, Annie.....	Dallas	Hughes, Maury H.....	Dallas
Caldwell, Nellie.....	Dallas	Harrell, Mack S.....	Dallas
Chapman, Leister C.....	Dallas	Haseloff, P. G.....	Dallas
Clark, Wm. H., Jr.....	Dallas	Haas, Phyllis M.....	Dallas
Clark, L. B.....	Dallas	Harwood, Ripley B.....	Dallas
Clark, J. F.....	Dallas	Howell, E. R.....	Dallas
Claypool, C. W.....	Dallas	Holbrook, R. L.....	Dallas
Corenbleth, Emil.....	Dallas	Holder, Ray.....	Dallas
Cole, A. T.....	Dallas	Herr, H. C.....	Dallas
Coulson, Winifred.....	Dallas	Hofman, W. T.....	Dallas
Croley, Lanham.....	Dallas	Hill, Bertha.....	Dallas
Cook, W. W.....	Dallas	Hicks, La Verne.....	Dallas
Charlton, Allen.....	Dallas	Hudnall, Lurline.....	Dallas
Cory, George R.....	Dallas	Hood, David S.....	Dallas
Crush, Chas. W.....	Dallas	Heath, G. W.....	Dallas
Carter, W. F., Jr.....	Dallas	Harper, Chas. Morey.....	Dallas
Coke, J. R.....	Dallas	Hacker, J. C.....	Dallas
Collingsworth, C. J.....	Dallas	Hofmann, W. F.....	Dallas
Davis, Fred B.....	Dallas	Haynes, Lita.....	Dallas
Day, W. A.....	Dallas	Hursey, B. C.....	Dallas
Denny, H. S.....	Dallas	Hutchings, R. A.....	Dallas
DeBogory, Eugene.....	Dallas	Howell, E. R.....	Dallas
Dealey, Charles C.....	Dallas	Jenkins, Jno. B.....	Dallas
Dealey, Chas. L.....	Dallas	Jones, Dess.....	Dallas
Denny, H. S.....	Dallas	Jinks, J. S.....	Dallas
Dittert, Alfred.....	Dallas	Johnson, Coke.....	Dallas
Doughty, Paul S.....	Dallas	Johnson, Guy.....	Dallas
Doggett, John R.....	Dallas	Jones, Paul E.....	Dallas
Denson, Blanche.....	Dallas	Jones, T. Raymond.....	Dallas
Dulaney, Cora.....	Dallas	Jordan, Byron A.....	Dallas
Dye, W. H.....	Dallas	Koerner, G. Gwendolyn.....	Dallas
Davis, A. P.....	Dallas	Kenny, J. A.....	Dallas
English, M. A.....	Dallas	Knight, W. Hughes.....	Dallas
English, Alva.....	Dallas	Laudner, Esther.....	Dallas
		Lang, Winifred.....	Dallas
		Lechner, W. W.....	Dallas
		Lowry, G.....	Dallas

Leddy, O. K.	Dallas	Reid, C. M.	Dallas
Lee, W. F.	Dallas	Rike, R. C.	Dallas
May, Marvel A.	Dallas	Robbins, Otis A.	Dallas
Martin, Rosine	Dallas	Roberts, Gainor	Dallas
Matthews, Leslie R.	Dallas	Rau, Frank, Jr.	Dallas
Magill, Bessie L.	Dallas	Roberts, Lula	Dallas
Mays, H. W.	Dallas	Reid, W. H.	Dallas
Mackey, Nora L.	Dallas	Remmert, O. H.	Dallas
Manchee, Sidney H.	Dallas	Scott, J. W.	Dallas
Melton, Alfred W.	Dallas	Saxon, Lyle	Dallas
Menton, W. C.	Dallas	Schmitz, Laura J.	Dallas
Moore, Reine H.	Dallas	Schexnayder, C.	Dallas
Mott, Pearl	Dallas	Shaw, O. W.	Dallas
Montgomery, William S.	Dallas	Shor, J. J.	Dallas
Morgan, Bess	Dallas	Sonnentheil, Louis C.	Dallas
Moore, R. M.	Dallas	Short, J. G.	Dallas
Mitchell, L. M.	Dallas	Smith, Thomas W.	Dallas
Miller, R. C.	Dallas	Smart, John W.	Dallas
Miller, M. G.	Dallas	Shelton, J. E.	Dallas
Mitchell, W. S.	Dallas	Sternberg, H. F.	Dallas
Murrah, Pearl	Dallas	Stemmons, S. A.	Dallas
Murphy, M. V.	Dallas	Swindells, Chas. S.	Dallas
Moore, Margaret D.	Dallas	Swift, Pearl A.	Dallas
Miller, Amp W.	Dallas	Scruggs, N. B.	Dallas
Miller, R. S.	Dallas	Smith, Stanley	Dallas
Mathews, O. L.	Dallas	Smith, C. E.	Dallas
Miller, Drusy V.	Dallas	Tant, S. D.	Dallas
Murray, L. P.	Dallas	Turner, W. E.	Dallas
McQueen, E. D.	Dallas	Turney, W. A.	Dallas
McCollough, T. L.	Dallas	Tyson, R. L.	Dallas
McCreight, L. W.	Dallas	Wallace, F. E.	Dallas
McConnell, E. P.	Dallas	Wade, Florrie	Dallas
McDoughle, H. A.	Dallas	Wight, Allen	Dallas
McAdams, Kate	Dallas	Williamson, Hester	Dallas
McCollough, J. F.	Dallas	Wadley, D. F.	Dallas
McCraw, William	Dallas	Wilkinson, Myrtle J.	Dallas
Newman, Ola Elizabeth	Dallas	Wright, Nora	Dallas
Newman, W. H.	Dallas	Wright, Lela	Dallas
Nichols, Winnie A.	Dallas	Walker, Harold	Dallas
Nowakowsky, A. A.	Dallas	Weaver, L. A.	Dallas
Nance, Sam C.	Dallas	Williams, Mary Belle	Dallas
O'Brien, F. C.	Dallas	Whitehead, Lillie A.	Dallas
Opeen, Wallace	Dallas	Williamson, King S.	Dallas
Osborn, Edith L.	Dallas	Warlick, W. M.	Dallas
Palmer, R. L.	Dallas	Yeargan, J. H., Jr.	Dallas
Patterson, George	Dallas		
Payne, R. I.	Dallas		
Parks, Lina	Dallas		
Pearson, R. L.	Dallas		
Peyton, F. L.	Dallas		
Pierce, G. B.	Dallas		
Phipps, May	Dallas		
Peck, Pansy D.	Dallas		
Paschall, Lillian	Dallas		
Pearce, May	Dallas		
Rawlins, John A.	Dallas		
Rose, Lucile	Dallas		
Roberts, Florence	Dallas		
Reedy, W. F.	Dallas		
Renfro, Connie	Dallas		
Reilly, H. R.	Dallas		
Reinhart, Arthur J.	Dallas		
Robbins, Loda P.	Dallas		
Reilly, Lorena N.	Dallas		
Reilly, Kate A.	Dallas		

SEVENTH DISTRICT.

Camp County.

Engledow, Creed G.Pittsburg

Smith County.

Burrow, T. J.Omen

Brooks, F. J.Tyler

Butler, J. A.Tyler

Collier, R. O.Tyler

Ford, Miss Maurine.Tyler

Gentry, Brady P.Tyler

Mehearg, B. O.Tyler

Perdue, C. O.Tyler

Seay, W. M.Tyler

Shelton, Miss Laura.Tyler

Kinnear, Thos. P.Winona

Van Zandt County.

Edmiston, Miss Bobbye...Wills Point
Luster, W. H.....Small
Walters, J. F.....Canton
Shelton, C. E.....Canton

Wood County.

Eskridge, Edgar.....Winnsboro
Canaday, W. P.....Winnsboro

Upshur County.

Bell, Mrs. Loreta.....Gilmer
Davis, Horace V.....Gilmer

EIGHTH DISTRICT.

Cunningham, C. B.....Longview
Guelich, R. H.....Longview
Jones, W. E.....Longview
Wilson, R. D.....Longview

Harrison County.

Scott, Tom B.....Marshall
McWilliams, George L.....Marshall
McWilliams, Fred W.....Marshall
Dannhaeuser, Margaret.....Marshall
Huffman, Reagan R.....Marshall
Blalock, J. H.....Marshall
Williams, Mrs. D. M.....Marshall
Bishop, J. B.....Marshall
Justice, A. M.....Marshall
McClelland, W. H.....Marshall
Prendergast, George.....Marshall
Williams, Miss Louis Rainey.....Marshall
Lyttleton, H. T.....Marshall
Ramsey, H. H.....Marshall
Allen, Miss Nannie.....Marshall
Lawrence, W. P.....Hallsville
Bell, Gordon R.....Marshall
Williams, John Whorton.....Marshall
Blalock, Jack B.....Marshall
Hightower, Marion.....Marshall
Carter, Charles.....Marshall
Williams, J. H.....Marshall

Panola County.

Strong, G. S.....Clayton
Voorhies, C. I.....Carthage
Avery, A. M.....Carthage
Van Zandt, L. E.....Carthage
Park, R. M.....Carthage
Wooten, R. D.....Beckville
Ray, S. W.....Carthage
Knight, J. A.....Carthage
Pledger, Norman.....Carthage
Colburn, S. D.....Logansport, La.
Johnson, Sam P.....Tenaha
Matthews, Sam'l E.....Beckville
Alexander, Oscar.....Deadwood
Van Sant, J. B.....Carthage
Voorhies, C. I., Sr.....Carthage
Westmorland, Boren.....Carthage
Harris, J. B.....Longbranch

Rusk County.

Proper, James A.....Pine Hill
Jacobs, Claude.....Overton
Barefield, E.....Minden
Livsey, Lon L.....Henderson
Proper, John H.....Henderson
Brimble, H. J.....Henderson
Gray, John C.....Henderson
Moore, Otto P.....Henderson
Evans, Roger H.....Henderson
Bane, Grover.....Laneville
Shipp, J. M.....Laneville
Milner, Tabitha.....Henderson
Holt, L. S.....Henderson
Crim, Arrington.....Henderson
Standard, L. T.....Henderson
McLarty, J. P.....Henderson
Gray, John C.....Henderson
Boles, Asa.....Garrison
Stone, Wm. Emerson.....Henderson
Wade, T. U.....Henderson
Booker, W. M.....Mt. Enterprise

Shelby County.

Carter, E. H.....Center
Roberts, Clarence.....Center
Bussey, H. L.....Center
Hooper, Jesse.....Paxton
Bridges, W. A.....Center
Alford, E. L.....Center
Rogers, Y. W.....Center
Dekle, N. O.....Center
Holt, T. B.....Center
Crocker, Henry.....Center
Singleterry, E. W.....Center
Redditt, John S.....Center
Gunnels, J. A.....Center
Lee, R. H.....Logansport, La.
Parker, Mrs. Essie.....Tenaha
Greer, W. F.....Tenaha
Pinkston, A. L.....Tenaha
Rider, W. B.....Tenaha
Rushing, E. A.....Joaquin
Fields, John S.....Shelbyville
Alms, C. A.....Shelbyville
Strawn, W. J.....Waterman
Hopkins, J. O.....Grigsby
Crocker, C. A.....Center
Eddins, B. J.....Patroon
Stephens, G. H.....Joaquin
Davis, W. I.....Center

NINTH DISTRICT.**Kaufman County.**

Payne, Stanford.....Scurry
Johnson, Elnora.....Terrell
Noble, S. E.....Terrell
Redden, W. F.....Terrell
Woodring, F. J.....Terrell

Navarro County.

Bonner, Lucille.....Corsicana
 Brennan, Earla Mae.....Corsicana
 Clark, Leon.....Corsicana
 Cuthberston, M. C.....Corsicana
 Guerrey, Bertha.....Corsicana
 Hardison, Fannie Beth.....Corsicana
 Howell, J. H.....Corsicana
 Minatra, Odie.....Corsicana
 Orphan Home
 McWilliams, C. E.....Corsicana
 Molder, Louise.....Corsicana
 Pressley, Ray.....Corsicana
 Robinson, Jim B.....Corsicana
 Shrader, H. P.....Corsicana
 Wassell, H. B.....Corsicana
 Nettles, E. E.....Kerens
 Redden, D. C...R. R. No. 2, Purdon

ELEVENTH DISTRICT.**McLennan County.**

Maedgen, J. F.....Waco
 Spurlin, Jr., Jno. L.....Waco
 Gilmore, S. C.....Waco
 Carter, H. F.....Waco
 Weathered, Chas. A.....Waco
 Mitchell, A. L.....Waco
 Stribling, Miss Thalie.....Waco
 Krochman, R. E.....Waco
 Piercy, Ruby.....Waco
 Johnson, Mrs. A. L.....Waco
 Canfield, T. E.....Waco
 Peck, A. T.....Crawford
 Cowan, R. W.....Mart

Milam County.

Atkinson, A. P.....Cameron
 Atkinson, Lillian.....Cameron
 Aurriett, Myrtle.....Cameron
 Henderson, J. B.....Cameron
 Crane, Will.....Cameron
 Birchum, W. B.....Cameron
 Clark, Dick.....Cameron
 Wilkerson, C. P.....Cameron
 Lawrence, W. H.....Cameron
 Aston, Violette.....Cameron
 McCown, Mrs. R. L.....Cameron
 Sanders, Imogene.....Cameron
 Brock, John.....Cameron
 Bonds, B. F.....Cameron
 Ross, W. M.....Cameron
 Hearrell, Louise.....Cameron
 Casey, Lois.....Cameron
 Matocha, Angeline.....Cameron
 Flinn, E. A.....Cameron
 Skelton, W. B.....Cameron
 Burnett, Mary.....Cameron
 Perry, Wallis P.....Rockdale
 Brooker, W. T.....Milano

Falls County.

Jones, John A.....Marlin

Pringle, G. A.....Marlin
 Kuritsch, Wm.....Marlin
 Forrest, S. P.....Lott

TWELFTH DISTRICT**Freestone County.**

Ogilvie, Miss Ethel.....Teague

Robertson County.

Goodman, Henry.....Franklin

Brazos County.

Nall, G.....Bryan
 Ransom, J. A.....Bryan

THIRTEENTH DISTRICT.**Angelina County.**

Marcus, Perry L.....Lufkin
 Fuller, Esther.....Lufkin
 Abram, Evelyn.....Lufkin
 Markus, Jr., Perry.....Lufkin
 Abney, Jas. A.....Lufkin
 Scarborough, Thelma.....Lufkin
 Wilson, J. E.....Lufkin
 Burch, Kate.....Lufkin
 Turner, Vera.....Lufkin
 McMullen, T. C.....Lufkin
 McMullen, T. W.....Lufkin
 Holloway, W. D.....Diboll
 Durham, E. C.....Diboll
 Mayne, Oma M.....Lufkin
 Robinson, John F.....Lufkin
 Robinson, Mrs. John F.....Lufkin
 Powell, R. H.....Lufkin
 Wright, L. E.....Lufkin
 Hicks, J.....Lufkin
 Victory, O. M.....Lufkin
 Bonner, W. H.....Lufkin
 Bonner, C. L.....Lufkin
 Wilkinson, Myron L.....Lufkin
 Oats, J. W.....Lufkin
 Thompson, J. N.....Homer
 Scroggins, G. D.....Homer
 Murray, C. C.....Lufkin

Anderson County.

Parks, R. E. L.....Elkhart
 Smith, W. W.....Palestine
 Skeen, W. R.....Slocum

Cherokee County.

Bedsole, J. T.....Forest
 Wilder, T. C.....Alto
 Thompson, Eugene.....Alto
 Martin, W. H.....Alto
 Strother, W. K.....Jacksonville
 Carter, G. W.....Jacksonville
 Lawson, D. B.....Morrell

Hope, T. A.....Rusk
 Herrington, C. L.....Dialville
 Evans, M. L.....Troup
 Snider, J. B.....Rusk
 Ward, J. E.....Jacksonville

Houston County.

Ellis, Henry.....Crockett
 Rohloff, G. A.....Latexo
 Darsey, Geo. R.....Grapeland
 Dupree, T. R.....Crockett
 Shook, Y. O.....Crockett
 Talley, Irvine.....Crockett
 Murchison, M. S.....Crockett
 Owens, Chester D.....Grapeland
 Kennedy, J. C.....Grapeland

Trinity County.

Gibbs, Inez.....Trinity
 Ney, Daisy.....Trinity
 Ramey, Hettie.....Trinity
 Martin, B. B.....Groveton
 Storm, W. C.....Westville
 Frashée, C. J.....Groveton
 Atkinson, R. F.....Groveton

FOURTEENTH DISTRICT

Jefferson County.

Quinn, B. M.....Beaumont
 Wiener, Miss Tillie.....Beaumont
 Shaw, A. L.....Beaumont
 Kennedy, C. E.....Beaumont
 Gaddy, J. H.....Beaumont
 King, S. M.....Beaumont
 Smith, Zelma V.....Beaumont
 Edwards, Miss Jewel.....Beaumont
 Stevens, Anna.....Beaumont
 LeBarron, B. C.....Beaumont
 Stott, Mrs. J. E.....Beaumont
 Broussard, Miss Ellen.....Beaumont
 McGown, Mabel.....Beaumont
 Sherman, L. C.....Nome
 Wright, Mrs. Ollie.....Nome
 Scott, John.....Nederland
 Hassell, H.....Port Arthur
 Yates, C. E.....Port Arthur
 Dunn, S. I.....Port Arthur
 Welston, J. B.....Port Arthur
 Kelley, W. J.....Port Neches
 Rader, J. F.....Port Arthur
 Brocks, Alfred L.....Port Arthur
 Reddin, R. H.....Beaumont
 Sloane, Storey J.....Nome
 Brooks, T. G.....Port Neches
 McAuliffe, J. L.....Beaumont
 Franklin, James.....Port Arthur
 Steele, E. M.....Port Arthur

Jasper County.

Graham, O. K.....Jasper
 Seale, E. T.....Jasper

Ratcliff, J. T.....Beech Grove
 Meagher, T. F.....Remlig
 Hodges, J. B.....Jasper
 Henslee, L. H.....Jasper
 Boynton, C. T.....Jasper
 Kinner, G. T.....Blox
 Wilson, Grover.....Blox
 Williams, W. A.....Buna

Liberty County.

Morriss, Era.....Hightower
 McClamroch, N. H.....Dayton
 Marble, H. H.....Dayton
 Zierlein, R. R.....Dayton

Hardin County.

Briggs, R. M.....Silsbee
 Ernest, Wm.....Silsbee

Nacogdoches County.

Nelson, George A.....Nacogdoches
 Massey, Sue.....Nacogdoches
 Stripling, Guy.....Nacogdoches
 Hart, Max W.....Nacogdoches
 Bates, J. W.....Nacogdoches
 Bates, Ima.....Nacogdoches
 Thomason, Clabe.....Nacogdoches
 Rucker, Martin W.....Swift
 Cnancelor, W. J.....Trawick
 Frederick, J. R.....Appleby

Sabine County.

Smith, E. R.....Bayou
 Murray, R. O.....Pineland
 Elliott, J. T.....Pineland
 Cousins, R. D.....Pineland
 Youngblood, Miss D.....Pineland
 Purdy, W. F.....Pineland
 Harris, L. H.....Pineland

San Augustine County.

Davis, D. S.....San Augustine
 Davis, W. T.....San Augustine

Tyler County.

Wurtsbaugh, J. P.....Hicksbaugh
 Ramer, S. S.....Hicksbaugh
 Best, Miss Bird.....Woodville
 Hood, Ruth.....Woodville
 Riley, J. E.....Colmesneil

FIFTEENTH DISTRICT.

Madison County.

Parten, R. A.....Madisonville
 Batson, D. H.....Normangee

Walker County.

Powell, Ben H.....Huntsville
 Berry, E. R.....Huntsville

Leon County.

Montgomery, T. C. Concord

Grimes County.

Lyles, J. G. Anderson
 Jones, R. L. Anderson
 Moody, Emmet Piedmont
 Fulgham, Mrs. W. E. Anderson
 Hixson, Mrs. Sallie Anderson

Montgomery County.

Morris, Alf., Jr. Conroe

SIXTEENTH DISTRICT.**Fort Bend County.**

Chernosky, C. H. Rosenberg
 Dailey, Abe Simonton
 Norvick, Jacob Orchard
 Risinger, Edward Rosenberg
 Stephan, R. J. Rosenberg
 Ward, W. W. Richmond

Harris County.

Barry, C. Houston
 Berry, E. A. Houston
 Biggs, W. F. Houston
 Burr, J. H. Houston
 Burton, C. J. Baytown
 Blackburn, Helen Houston
 Carr, Robert G. Houston
 Castle, W. P. Houston
 Condon, E. J. Houston
 Cornelius, Edwina Houston
 Drake, M. S. Baytown
 Douglas, O. D. Houston
 Duncan, E. P. Goose Creek
 Falk, J. D. Houston
 Glover, Eola Houston
 Gorman, Miss S. K. Houston
 Haley, Miss J. E. Houston
 Hardeway, Rodney D. Houston
 Hearon, Theron R. Houston
 Herring, J. A., Jr. Houston
 Heiner, Wm. W. Houston
 Hodnett, W. H. Houston
 Howe, Miss E. F. Houston
 Hughes, Maude Rogers Houston
 Huck, J. O. Houston
 Hughes, Robert A. Houston
 Ireland, Patrick C. Houston
 Knobelsdorf, C. S. Houston
 Knodel, A. H. Houston
 Krah, Mrs. E. S. Houston
 King, Mrs. Rose Ruthven Houston
 Lewis, Richard R. Houston
 Lewis, Thomas H. Houston
 Loy, O. E. Houston
 Lightfoot, Vera Humble
 McDonald, W. R. Houston

McEvers, Mattie Houston
 McFarland, G. O. Houston
 Marshall, Logan Houston
 Martin, B. B. Josserand
 Matthews, Dallas J. Houston
 Montgomery, C. H. Houston
 Morse, L. A. Houston
 Mueller, Lydia Houston
 Marcee, Muriel Houston
 Meyer, A. C. Houston
 MacDonald, Mrs. L. J. Houston
 Picton, David M., Jr. Houston
 Parrish, E. H. Houston
 Polk, Sam C. Houston
 Polemanakos, R. A. Houston
 Powers, Jessie Mae Houston
 Rembert, J. P. Houston
 Roberts, Mrs. Clara J. Houston
 Rosenthal, A. J., Jr. Houston
 Schmidt, Julius R. Houston
 Snoddy, Mary Houston
 Schmidt, Paul A. Houston
 Stone, H. L. Houston
 Tanner, E. R. Houston
 Valenti, Joe Houston
 Waddell, G. M. Houston
 Ward, Grace Houston
 Watkins, T. N. Houston
 Whalen, June Houston
 Willingham, Blanche Houston
 Wurzelow, Clarence T. Houston
 Yocham, J. B. Houston
 Ziegler, Jessie D. Houston

SEVENTEENTH DISTRICT.**Chambers County.**

Finley, W. K. Anahuac
 Mull, F. C. Anahuac
 Weaver, Florence Anahuac

Brazoria County.

Glass, A. C. Angleton

Galveston County.

Laycock, W. H. Galveston
 Laycock, C. Percy Galveston
 Ziegler, H. L. Galveston
 Ziegler, Jake Galveston
 Sullivan, Wm. J. Galveston
 Lodle, F. L. Galveston
 Seidenstricker, Elenora J. Galveston
 Granger, George Galveston
 Defferari, George N. Galveston
 Grundy, Joe Lee Galveston
 Walker, Merle Galveston
 Grundy, A. S. Galveston
 Tiernan, Frank Galveston
 Saettler, Rosa Lee Galveston
 Reymershoffer, J. Galveston
 Hilton, Ethel F. Galveston

Tiernan, Frank P. Galveston
Mallery, Hazel. Galveston

Wharton County.

Milom, A. B. Wharton
Floyd, Geo. A. Iago

EIGHTEENTH DISTRICT.

Ellis County.

Hagler, E. L., Jr. Reagor Springs
Jennings, Will B. Waxahachie
Smith, Pearl. Waxahachie
Stroud, Lillie. Waxahachie
Thompson, W. B. Waxahachie
Collier, S. T. Bardwell
Ramsey, D. W. Bardwell
Tolleson, J. W. Bardwell
McCord, W. R. Bardwell
O'Banion, J. W. N. Bardwell

Johnson County.

Stovall, E. L. Cleburne
Wade, Thos. S. Grandview
Lanford, G. D. Lillian
Prendergast, J. E. Cleburne

Hill County.

Le Fevre, L. F. Hillsboro

NINETEENTH DISTRICT.

Washington County.

Schmid, William R. Brenham

Bastrop County.

Kerr, W. H. Bastrop
Voight, G. F. Red Rock

Burleson County.

Farmer, W. J. Smithville

TWENTIETH DISTRICT.

Burnet County.

Altman, T. A. Burnet
Atkinson, H. F. Burnet
Pangle, Joe L. Burnet

Travis County.

Anderson, Myrtle. Austin
Allen, Miss Amy V. Austin
Brady, Miss Nora. Austin
Barrow, Anne. Austin
Carter, Sam H. Austin
Carvel, Mrs. Stella. Austin
Cofer, John. Austin

Carlson, O. I. Austin
Carter, Jess D. Austin
Ehlers, V. M. Austin
Francis, J. K. Austin
Goodman, Selma. Austin
Haynie, Mrs. Eugene P. Austin
Harris, Earnest D. Austin
Harris, Dave. Austin
Howerton, W. V. Austin
Jamison, Edith. Austin
Johnson, Minnie. Austin
Kaiser, Paul. Austin
Marse, Fred C. Austin
Mullener, Zelma. Austin
Martin, Ed. M. Austin
Maud, Howard. Austin
McNamara, Miss Mary K. Austin
Mosby, J. B. Austin
McGaugh, M. G. Austin
Meyers, Miss Viola. Austin
Parsons, F. B. Austin
Peschka, Alfred. Austin
Rector, J. B. Austin
Spiller, Miss Vivian R. Austin
Spiegelhauer, Miss Lillian. Austin
Von Kalow, Miss E. Austin
Williams, W. T. Austin
Wood, Mrs. Nola C. Austin
Waedekin, Helen. Austin
Watson, O. W. Austin
Reese, Jeff L. Austin
Brown, C. B. Austin
Hughes, Mrs. Maude Rogers. Austin
Price, Mrs. H. G. Austin
Berry, Mrs. Mabel E. Austin
Barlow, Hattie Low. Austin

Williamson County.

Easley, Sam A. Taylor
Flinn, Thos. H. Hutto
McKinnon, J. A. Taylor
Wood, Diaz B. Granger
Miertschin, T. A. Schwertner

TWENTY-FIRST DISTRICT.

Blanco County.

Hale, Stella. Round Mountain

Caldwell County.

Wiede, Arthur A. Lockhart
Holloman, Eddie. Lockhart
Swearingen, Joe. Lockhart
Gomillion, A. H. Lockhart

Comal County.

Schmidt, Eleanor E. New Braunfels
Dietz, Milton. New Braunfels

Gonzales County.

Campbell, Colin D. Nixon

Gardien, Jr., W. L. Gonzales
O'Neill, Lois. Gonzales

Guadalupe County.

Bauerschlag, W. H. Redwood
Thulemeyer, H. P. Schertz
Wilson, R. F. Seguin
Tips, Eugene C. Seguin
Vordenbaum, A. A. Seguin

Hays County.

Woods, T. E. Kyle
Nesbitt, Vaughn. San Marcos
Finney, Follie. San Marcos
Ferguson, C. E. San Marcos

TWENTY-SECOND DISTRICT.

Jackson County.

York, Hallie. Edna
Irby, Musa. Edna
Hess, Pearl. Edna
Staples, D. F. Edna
Willoughby, J. F. Lolita
Saunders, R. C. La Ward
Davis, Clifford H. Ganado

Live Oak County.

Kendall, Otto R. George West
Malone, Sid B. George West

Victorial County .

Lawrence, H. A. Victoria

Bee County .

Stoltzfus, R. E. Tuleta

Frio County.

Sorrell, J. M. Pearsall

Karnes County.

Schroeter, Alf. B. Runge

Wilson County.

Raborn, E. Lee. Lavernia
Murray, Jr., W. O. Floresville

DeWitt County.

Brunkenhoefer, F. Nordheim

TWENTY-THIRD DISTRICT.

Cameron County.

Blanco, Arturo. Brownsville
Elstun, Florence. Brownsville
Reid, Grover. Harlingen
Sharp Robbie Lee. Brownsville
Vance, Lee R. San Benito

Duval County.

Gallagher, Edmund R. San Diego

Hidalgo Count.

Baker, Florine. Hidalgo
Bennett, Jno. W. Edinburg
Bunn, Alice M., Mrs. Edinburg
Bunn, L. T. San Juan
Burney, Ivy H. Edinburg
Butler, Ella. Edinburg
Carroll, Harry M. Donna
Dugat, Gentry. Edinburg
Emerson, Sam. Edinburg
Ford, P. S. McAllen
Harrington, S. E., Miss. Mercedes
Harrington, S. R. Mercedes
Henderson, R. K. Edinburg
Huffer, Dan W. Donna
Jackson, John C. McAllen
Jodion, Anna. Mercedes
Jodion, A. Edinburg
Johnson, Gayle. Edinburg
Jones, Louis H. McAllen
Kling, B. C. Edinburg
Lipscomb, M. C. Edinburg
MacConachie, Jeanette. Mission
Rowland, R. A. Mercedes
Snaveley, Beatrice. Edinburg
Snaveley, Gladys. Edinburg
Tinkler, L. E. Edinburg

Jim Wells County.

Floyd, Jacob S. Alice

Kleberg County.

Hook, T. Wesley. Kingsville
Roach, J. H. Riviera

La Salle County.

Martin, C. H., Mrs. Fowlerton

Nueces County.

Dryden, G. F. Robstown
Dunn, Florence. Corpus Christi
Heath, C. J. Corpus Christi
Jones, C. E. Robstown
Johnson, O. H. Corpus Christi
Macmanus, A. A., Miss.
..... Corpus Christi
Power, Geo. E. Corpus Christi
Rollins, H. G. Corpus Christi
Rylander, Alfred C. Robstown
Starr, Arthur. Corpus Christi
Stolterfoht, Hilda. Corpus Christi
Thompson, A. A. Robstown
Timon, Gertrude. Corpus Christi
Westervelt, Geo. C. Corpus Christi

Webb County.

Dryden, E. J. Laredo
Hill, Frank Y. Laredo

Hill, Paul S.....Laredo
 Ligarde, F. H., Mrs.....Laredo
 Muller, A. B.....Laredo
 Neal, J. E.....Torrecillas
 Ryan, M. S.....Laredo
 Sanchez, Amador.....Laredo
 Utterback, Carl.....Laredo
 Vidaurri, A. L.....Laredo
 Westbrook, S. A.....Laredo

TWENTY-FOURTH DISTRICT

Bexar County.

Aikman, W. M.....San Antonio
 Allen, Pauline.....San Antonio
 Anderson, Winifred.....San Antonio
 Arnold, Ethel.....San Antonio
 Armbruster, Gertrude...San Antonio
 Arnold, Effie.....San Antonio
 Ainsworth, Mary, Mrs..San Antonio
 Beasley, Jas. E.....San Antonio
 Boone, Callie.....San Antonio
 Baggett, S. G.....San Antonio
 Ball, Meta.....San Antonio
 Barrett, Grady.....San Antonio
 Bateman, H. M.....San Antonio
 Beck, E.....San Antonio
 Bell, Ned C.....San Antonio
 Benton, Loren W.....San Antonio
 Biles, Otto L.....San Antonio
 Black, M. L.....San Antonio
 Brosch, Ida.....San Antonio
 Brown, M. M.....San Antonio
 Brown, Annie M.....San Antonio
 Bryan, Eugene.....San Antonio
 Busby, Leland S.....San Antonio
 Butz, Marshall.....San Antonio
 Cade, J. R.....San Antonio
 Cardona, Evelyn A.....San Antonio
 Carter, Claude J.....San Antonio
 Casey, L. A.....San Antonio
 Collins, Edward A.....San Antonio
 Cooney, Anna.....San Antonio
 Conway, W. T.....San Antonio
 Corrigan, Bat.....San Antonio
 Cure, Maymie.....San Antonio
 Cummins, R. M.....San Antonio
 Coffman, W. R.....San Antonio
 Davis, Herbert.....San Antonio
 Dean, Doyle.....San Antonio
 Delisle, E. A.....San Antonio
 Dibrell, John L.....San Antonio
 Diehlmann.....San Antonio
 Deutschman, Selig.....San Antonio
 Doebbler, Emma, Mrs..San Antonio
 Dollan, W. F., Mrs....San Antonio
 Douglas, W. C.....San Antonio
 Davis, A. D.....San Antonio
 Dockery, Beulah.....San Antonio
 Flores, Arthur C.....San Antonio
 Faulds, J. W.....San Antonio
 Feltner, R. H.....San Antonio
 Fite, L. E.....San Antonio

Finney, Grace.....San Antonio
 Flannery, Wm. K.....San Antonio
 Fly, Mabel.....San Antonio
 Friend, Ethel.....San Antonio
 Froebel, Ralph A., Mrs..San Antonio
 Gittinger, L. J.....San Antonio
 Gaul, Georgia E.....San Antonio
 Greenfield, Beatrice.....San Antonio
 Guy, Frederick.....San Antonio
 Halbert, Elizabeth V....San Antonio
 Hallam, M. S.....San Antonio
 Hamilton, A. L.....San Antonio
 Hardy, T. C.....San Antonio
 Harrison, Mary.....San Antonio
 Henderson, A. L.....San Antonio
 Herrman, Olga.....San Antonio
 Hillyer, Geo. M.....San Antonio
 Hood, W. E.....San Antonio
 Hope, Alvin C.....San Antonio
 Hutton, Madge M.....San Antonio
 Hensley, Jos. B.....San Antonio
 Hardy, O. W.....San Antonio
 Johnson, Curtiss.....San Antonio
 Joseph, H. M.....San Antonio
 Johnson, Clara.....San Antonio
 King, Claude.....San Antonio
 King, P. L.....San Antonio
 Kirksey, Rose, Mrs.....San Antonio
 Knight, Butler L.....San Antonio
 Knopp, Dora Anna.....San Antonio
 Lachenmeyer, O. H.....San Antonio
 Laird, John, Jr.....San Antonio
 Leferve, F. B.....San Antonio
 Lindley, Gertrude.....San Antonio
 List, Geo. R.....San Antonio
 Lowe, A. C., Mrs.....San Antonio
 Mackley, Gladys.....San Antonio
 Martin, B. C.....San Antonio
 McCormack, E. N.....San Antonio
 McEachern, M. M.....San Antonio
 McElroy, H. L.....San Antonio
 Mezzetti, Richard.....San Antonio
 Munster, A. F.....San Antonio
 Murray, Mildred.....San Antonio
 Newton, Agnes.....San Antonio
 Noes, Ethel.....San Antonio
 Nunn, M. M.....San Antonio
 Oates, Annie, Mrs.....San Antonio
 Oliver, W. H.....San Antonio
 O'Shaughnessy, A.....San Antonio
 Patton, R. W.....San Antonio
 Pickens, D. R.....San Antonio
 Pitluk, J. N.....San Antonio
 Pieper, W. J.....San Antonio
 Peel, M. D., Mrs.....San Antonio
 Payne, C. W.....San Antonio
 Randol, A. G.....San Antonio
 Ray, C., Mrs.....San Antonio
 Reynolds, Lee G.....San Antonio
 Richie, Anne.....San Antonio
 Rife, T. D.....San Antonio
 Rine, Chas.....San Antonio
 Robinson, Geo. K.....San Antonio
 Rupe, Geo. L.....San Antonio
 Reich, Rebecca.....San Antonio

Saccer, Mary.....San Antonio
 Sample, Etta.....San Antonio
 Sauveur, Louis C., Jr.....San Antonio
 Shay, N., Mrs.....San Antonio
 Shaw, S. G.....San Antonio
 Shook, John R.....San Antonio
 Shotwell, W. M.....San Antonio
 Slimp, C. A.....San Antonio
 Smith, Robert C.....San Antonio
 Stafford, Ross.....San Antonio
 Stieren, C. A.....San Antonio
 Stieren, L. W.....San Antonio
 Strickland, Vi, Mrs.....San Antonio
 Strayer, M. G.....San Antonio
 Swanson, Lida V.....San Antonio
 Starr, P. D.....San Antonio
 Terwilliger, E, Miss.....San Antonio
 Thomas, Hazel, Mrs.....San Antonio
 Trainer, Ida A.....San Antonio
 Trice, M. M.....San Antonio
 Trotter, W. G.....San Antonio
 Tips, Fred J.....San Antonio
 Tips, Chas. H.....San Antonio
 Uhl, Arthur G.....San Antonio
 Wagner, J. H.....San Antonio
 Walker, E. E.....San Antonio
 Walter, Frank A.....San Antonio
 Webb, Jas. E.....San Antonio
 Weber, J. K.....San Antonio
 Welden, R. E.....San Antonio
 Wheat, T. M.....San Antonio
 Whipple, Lester S.....San Antonio
 Williams, E. B.....San Antonio
 Williams, Clarence T.....San Antonio
 Winston, Pearl.....San Antonio
 Wier, M. H.....San Antonio
 Wimbish, May G., Mrs.....San Antonio
 Wise, Rae.....San Antonio
 Woofter, John S.....San Antonio
 Wolff, Helen M.....San Antonio
 Woods, Alexander.....San Antonio
 Wise, Jule Marion.....San Antonio
 Yantis, Ameer.....San Antonio
 Zedler, Gus A.....San Antonio

Bandera County.

Montague, J. S.....Bandera

Gillespie County.

Dabney, E. R.....Harper
 Granville, C. W.....Harper
 Harrington, Harry M.....Fredericksburg
 Lange, A. B.....Fredericksburg
 Brandes, Felix J.....Fredericksburg

Kendall County.

Lindner, Gus H.....Comfort

TWENTY-FIFTH DISTRICT.

Medina County.

Rihn, Joseph J.....Castroville

El Paso County.

Booth, Geo. H.....El Paso
 Bridge, F. A.....El Paso
 Carr, Otho.....Fabens
 Creel, K. B.....El Paso
 Dinsmore, Hamilton A.....El Paso
 Gregg, R. E.....El Paso
 Glenn, Miss P. L.....El Paso
 Howell, H. L.....El Paso
 Henry, C. J.....El Paso
 Meiers, Frank E.....El Paso
 Meany, Miss Katherine.....El Paso
 MacWhorter, Jno. H.....El Paso
 Peden, R. F.....El Paso
 Rice, P. D.....El Paso
 Silver, Louis.....El Paso
 Shannon, C. G.....El Paso
 Sayles, Allen.....El Paso
 Woodrome, J. E.....El Paso
 Watt, Miss Beula B.....El Paso
 West, Mrs. Leonard.....El Paso
 Mountain, E. R.....El Paso
 Van Horne, Harry R.....El Paso
 Miller, Carmen.....El Paso
 Price, A. W.....El Paso
 Templeton, W. E.....El Paso
 Buchoz, N. G.....El Paso
 Betterton, C. L.....El Paso
 Nelson, Albert Edward.....El Paso
 McGhee, Abner Francis.....El Paso
 Hubbard, P. A.....El Paso
 Gobeil, Bertha Nye.....El Paso
 Casarez, William P.....El Paso
 Stalaroff, Fabian.....El Paso
 Parker, R. S.....El Paso
 Crowley, W. L.....El Paso

Kimble County.

Denman, H. O.....Junction
 Blackburn, Effie Roy.....Junction

Tom Green County.

Beall, W. D.....San Angelo
 Patterson, J. R.....San Angelo
 Reed, Miss Attie L.....San Angelo
 Stumberg, W. R.....San Angelo
 Thurston, R. D.....San Angelo

Brewster County.

Sutton, Pauline.....Alpine
 Montague, Brian.....Alpine
 Hopson, M. L.....Alpine
 Hopson, Edith.....Alpine
 Molesworth, Kathleen.....Alpine
 Wood, C. D.....Alpine
 Armistad, Richard C.....Alpine
 Rixon, J. W.....Alpine
 Baker, Miss Viola.....Alpine
 Derrick, J. H.....Alpine

Uvalde County.

Hornby, Miss Mary.....Uvalde
 Smith, Frank E.....Uvalde

Edwards County.

Stroman, Wm. A. Rock Springs
 Stroman, C. J. Rock Springs
 Williams, T. A. Rock Springs

Menard County.

Heyman, R. M. Menard
 Flack, Frank H. Menard
 Wallick, J. D. Ft. McKavett
 Fenley, Willie. Menard

Zavalla County.

Jackson, A. D. Crystal City

Mason County.

Runge, Lydia M. Mason

Presidio County.

Barton, F. W.
 Stevenson, R. T.
 Rawes, Jack.
 Milliken, T. G.
 Murray, DeWitt.
 Coughran, J. Anson.
 Word, Karl H.

Val Verde County.

White, J. E.
 Veltmann, H. E.
 Lissner, Eugene
 Woods, Bessie.
 Atkinson, H. V.
 Speer, W. M.
 Willis, Nina.
 Baker, Miss Alma.
 Porter, Camille. Del Rio

Reeves County.

Dean, W. W. Pecos
 Gentry, Nat., Jr. Pecos
 Hund, Miss Harriet. Pecos
 Simpson, Gordon. Pecos
 Stratton, E. L. Pecos
 Chilton, Thos. H. Pecos
 Chilton, M. D. Pecos
 Nelson, Albert Edward. Pecos
 McGhee, Abner Francis. Pecos
 Lomax, R. C. Pecos
 Flewellen, L. H. Pecos
 Highnote, L. G. Pecos
 McAlpine, M. Toyah
 Davis, Dee Saragosa
 Lester, R. L. Pecos

Terrell County.

Howard, E. F., Jr. Dryden

Hudspeth County.

Moore, W. L. Sierra Blanca
 Amonett, W. L. Sierra Blanca

Coke County.

Saymer, Sam Tennyson

TWENTY-SIXTH DISTRICT.**Erath County.**

Tudor, Jessie. Stephenville
 Hancock, John. Thurber
 Hunt, J. M. Morgan's Mill

Comanche County.

Swain, Emsy H. Jakehamon
 Patterson, R. H. Comanche
 Coe, W. E. Sipe Springs
 Wells, A. C. Sidney

Runnels County.

Shepperd, Willie H. Winters
 Hensley, Duncan. Wingate
 Borders, A. J. H. Maverick
 Sewell, H. B. Miles
 Holliday, D. P. Hatchel
 Baugh, J. H. Ballinger
 Freeman, J. A. Ballinger
 Harris, Samuel C. Ballinger
 Pittman, H. P. Ballinger

Coleman County.

Baker, A. K. Coleman

Brown County.

Thomason, A. N. Brownwood
 Cox, C. R. Brownwood
 Haynes, J. W. Rising Star
 Haynes, J. M. Brownwood
 Oden, Miss Roxie. Brownwood
 McBurney, S. R. Zephyr
 Crow, W. B. Brownwood
 Oden, Miss Russie. Brownwood
 Craig, Miss Etta M. Brownwood
 Crow, Luther E. Brownwood
 Durst, H. C. Brownwood
 Hale, Miss Velma. Brownwood
 Heard, Miss Winnie. Brownwood

Concho County.

Allison, W. W. Eden

Mills County.

Conro, L. R. Goldthwaite
 Phillips, George. Goldthwaite
 White, E. F. Mullin
 Hamilton, T. E. Star
 Barr, Miss Hattie. Star

San Saba County.

Coryell, H. C. San Saba

TWENTY-SEVENTH DISTRICT.**Bell County.**

Douglass, H. L. Temple
 Darwin, Marion. Temple
 Davis, Hazel. Temple
 Cantrell, J. B. Temple
 Word, Oliver W. Temple
 Beal, Juanita. Belton
 Bryant, M. D. Belton
 Flint, A. L. Temple
 Banks, W. S. Temple
 Carter, J. F. Temple
 Berry, Eva. Salado
 Conn, W. E. Salado

Coryell County.

Franks, J. E. Gatesville
 Franks, G. B. Mound

Hamilton County.

Eidson, Joe H. Hamilton

Bosque County.

Thompson, W. B. Meridian
 Pool, Roy. Valley Mills
 Walker, L. E. Valley Mills
 Conine, F. B. Valley Mills
 Morris, F. E. Valley Mills

TWENTY-EIGHTH DISTRICT.**Callahan County.**

Kuykendall, Dorah C. Clyde
 Shanks, Irene. Clyde
 Spencer, C. R. Baird
 Surles, J. H. Putnam
 Thomason, Geo. M. Cottonwood
 Washburn, J. E. Cross Plains

Eastland County.

Anderson, Pearl. Rising Star
 Anderson, F. R. Rising Star
 Arnold, Bion J. Ranger
 Beck, V. V. Ranger
 Beirne, William B. Ranger
 Bell, Tom. Eastland
 Bender, Earl. Eastland
 Birge, W. S. Desdemona
 Black, Lyson S. Ranger
 Black, L. S. Eastland
 Black, Murray J. Ranger
 Blankenbeckler, F. A. Cisco
 Bowden, Mary M. Ranger
 Brashers, L. W. Ranger
 Caidwell, E. G. Cisco
 Callaway, J. J. Rising star
 Callaway, Grade. Cisco
 Carruth, W. T. Eastland
 Carruth, Claudine. Eastland

Chatkin, Lovis L. Ranger
 Clardy, Ruth. Eastland
 Clewell, H. E. Eastland
 Couch, V. B. Eastland
 Crossett, H. H. Olden
 Crowley, K. A. Eastland
 Cunningham, Tom J. Eastland
 Dakan, H. C. Eastland
 Davenport, R. L. Eastland
 Davenport, T. M. Eastland
 Davis, Ethlyn. Eastland
 Davis, Edward. Ranger
 Dean, E. G. Cisco
 Ervin, R. A. Ranger
 Featherstone, Solon R. Eastland
 Ferguson, Theodore. Eastland
 Finley, Eugenia. Eastland
 Flaherty, R. Warner. Ranger
 Foley, Georgia. Ranger
 French, Norman M. Ranger
 Gaither, B. F. Cisco
 Gilbert, Mae M. Eastland
 Graham, W. A. Eastland
 Grantham, R. E. Eastland
 Gray, Joe W. Cisco
 Grubbs, W. G. Ranger
 Hall, Virgil. Cisco
 Hall, W. J. Bull Creek
 Hamilton, T. L. Cisco
 Harris, W. R. Olden
 Hemmingson, Geo. T. Ranger
 Hightower, Johnnie. Eastland
 Hill, Lillian D. Eastland
 Hilton, J. D. Eastland
 Horton, C. A. Cisco
 Horton, C. H. Eastland
 Hubbard, Gilvie. Olden
 Hoskey, J. L. Rising Star
 Huffman, G. W. Ranger
 Hunt, D. G. Sr. Eastland
 Hunt, D. G., Jr. Eastland
 Hunt, R. L. Eastland
 Isleib, J. R. Eastland
 Jefferies, T. J. Rising Star
 Jones, E. T. Cisco
 Judd, C. T. Eastland
 Key, Richard G. Eastland
 La Voise, May. Cisco
 Levens, G. C. Eastland
 Lowe, Margaret. Ranger
 Lowe, C. C. Eastland
 Lovett, B. F. Eastland
 Lovett, Francis. Eastland
 McGlamery, B. E. Gorman
 McLean, J. D., Jr. Ranger
 Mahon, R. D. Eastland
 Marck, L. A. Ranger
 Marks, Lee J. Ranger
 Martin, Chas. M. Eastland
 Mobley, H. L. Cisco
 Moon, R. I. Olden
 Moore, C. J. Ranger
 Moore, L. C. Ranger
 Nance, E. M. Rising Star

Nance, Eli W. Rising Star
 Nance, S. H. Rising Star
 Nunnally, Roy. Rising Star
 Oates, C. J. Eastland
 Oates, Mrs. C. J. Eastland
 Parker, J. M. Gorman
 Peeples, Lillian. Cisco
 Plummer, Comer. Eastland
 Perry, J. B. Eastland
 Phillips, N. H. Eastland
 Poe, W. J. Cisco
 Pratt, Harry E. Eastland
 Prichard, E. S. Eastland
 Pitts, Thos. J. Gorman
 Proctor, J. M. Eastland
 Quinlan, James W. Eastland
 Ralston, W. P. Ranger
 Reynolds, J. H. Rising Star
 Robertson, Guy. Rising Star
 Robinson, J. G. Rising Star
 Seale, W. O. Eastland
 Sherrill, Frances. Rising Star
 Sherry, Dean. Cisco
 Smith, Schuyler W. Desdemona
 Smith, S. B. Eastland
 Smith, W. B. Eastland
 Stubblefield, F. J. Eastland
 Swiggum, Rhoda E. Eastland
 Thompson, C. B. Eastland
 Ticer, Merle. Eastland
 Tillotson, D. N. Ranger
 True, Mrs. Geo. B. Ranger
 Van Green, Mrs. J. S. Eastland
 Walker, Gilbert. Cisco
 Walker, J. E., Jr. Gorman
 Watson, Kathryn. Ranger
 Whitfield, Nina. Eastland
 Wiggs, John H. Eastland
 Wilson, Oscar. Eastland
 Winston, M. M. Eastland
 Wisdom, A. J. Cisco
 Wisdom, Maude. Eastland
 Woody, Earle. Eastland
 Van Doren, Katie. Ranger

Ector County.

Pegues, Henry. Odessa

Howard County.

Gillham, Jessye. Big Springs

Jones County.

Neff, H. D. Hamlin
 Murray, C. A. Stamford

Lynn County.

Hatchett, S. B. Tahoka
 Redwine, F. E. Tahoka

Midland County.

Smith, Laura.

Nolan County.

Garrett, W. H. Roscoe
 Ponder, P. E. Sweetwater

Clark, D. A. Sweetwater
 Knox, B. R. Sweetwater
 Wilson, W. L. Sweetwater
 Smith, S. P. Roscoe

Palo Pinto County.

Barber, George P. Mineral Wells
 Bolin, D. H. Strawn
 Braly, W. E. Mineral Wells
 Colvard, Kathleen. Gordon
 Edwards, Zadie Lee. Strawn
 Encke, Jessie I. Strawn
 Groseclose, Ina. Strawn
 Hammack, George H. Strawn
 Henegar, Howard P. Gordon
 Jenkins, N. A. Mineral Wells
 Jones, Myrtle. Mineral Wells
 Labuzan, Mable. Mineral Wells
 Walker, T. S. Gordon
 Whiteacre, Mildred. Strawn
 Williams, J. P. Mineral Wells
 Woodruff, J. L. Mineral Wells

Scurry County.

Alexander, A. C. Snyder
 Cody, A. J. Snyder
 Dodson, J. O. Snyder
 Hill, M. L. Ira
 Kelly, Ida. Snyder
 Moss, Lelia. Snyder
 Sarkey, Charley. Snyder
 Taylor, Ernest. Snyder

Stephens County.

Arnold, O. A. Breckenridge
 Aven, Katie. Breckenridge
 Bernard, Bernice. Breckenridge
 Bowling, E. C. Breckenridge
 Breeding, Ben G. Breckenridge
 Cheatham, Miss Edna. Breckenridge
 Clark, R. L. Breckenridge
 Dickson, Gertie. Breckenridge
 Dickson, D. O. Breckenridge
 Evans, Lora. Breckenridge
 Eagan, N. L. Breckenridge
 Evans, L. E. Breckenridge
 Florey, H. E. Eliasville
 Gilkison, W. C. Parks
 Gilmore, O. A. Breckenridge
 Harrell, James G. Breckenridge
 James, T. M. Breckenridge
 Jennings, Joe. Parks
 Johnson, T. Edgar. Breckenridge
 Johnson, W. E. Breckenridge
 Kinnison, O. C. Breckenridge
 Lane, W. P. Caddo
 Lee, George E. Leeray
 Love, W. P. Leeray
 McArthur, W. G. Crystal Falls
 Mackey, Jno. W. Breckenridge
 McCallister, Wesley. Crystal Falls
 Martin, Helen C. Breckenridge
 Martin, C. E. Breckenridge
 Martin, S. A. Breckenridge

Minga, Trannie.....Breckenridge
 Neson, J. C.....Breckenridge
 Price, T. L.....Leeray
 Reasonover, Leele.....Leeray
 Ritchey, Edward F....Breckenridge
 Russell, Glenn.....Breckenridge
 Sears, Ruby.....Breckenridge
 Sears, C. B.....Breckenridge
 Sears, Fay.....Breckenridge
 Shields, W. A.....Breckenridge
 Tatum, O. H.....Breckenridge
 Waldron, A. B.....Breckenridge
 Wells, E. D.....Leeray
 White, Zack.....Leeray
 Whiteley, J. M.....
 Whiteley, R. S.....

Taylor County.

Bennett, I. M.....Abilene
 Bird, James R.....Abilene
 Cooley, C. M.....Lawn
 Cox, W. Willis.....Abilene
 Clayton, W. E.....Lawn
 Early, A. L.....Abilene
 Easterwood, Homer.....Tren
 Everett, S. F.....Abilene
 Hart, Myrtle.....Abilene
 Hawkins, M. R.....Lawn
 Hembree, J. M.....Abilene
 Hollingshead, Ruth.....Abilene
 Holt, Chas. M.....Abilene
 Keeble, H. Rob.....Abilene
 Lain, T. W.....Abilene
 Linton, Sr., A. D.....Abilene
 Major, Ema.....Abilene
 Matthews, J. C.....Abilene
 McDavid, J. L.....Abilene
 Moore, Madge.....Abilene
 Overshiner, E. M.....Abilene
 Payne, Tom M.....Abilene
 Roberts, Miles R.....Ovalo
 Shields, J.....Abilene
 Smith, Claude P.....Abilene
 Walker, Virgil L.....Abilene
 Weir, T. C.....Abilene
 Weir, H. Grady.....Abilene
 Wright, Chas.....Abilene

Terry County.

Acher, Chas.....Brownfield
 Sims, E. E.....Gomez

TWENTY-NINTH DISTRICT.

Armstrong County.

Knight, D. L.....Washburn
 Tye, Willie Mae.....Claude
 Carhart, Whitfield.....Paloduro
 Shaver, Mae L.....Claude
 Lee, Pauline.....Claude

Briscoe County.

Tummins, Geo.....Silverton

Covert, E. L.....
 Thomas, L. S.....Bomarton

Carson County.

Lyle, W. H.....White Deer
 Bennett, R. E.....White Deer
 Lively, T. C.....Groom
 Turner, T. J.....Groom

Cottle County.

Cannon, J. H.....Paducah
 Rogers, J. Z.....Paducah
 C. C. Bandreaux.....Paducah
 Walden, Howard.....Paducah

Clay County.

Wilson, C. F.....Petrolia
 Fowler, H.....Houston
 Shelton, Ethel M.....Henrietta
 Hamilton, Kirk.....Bellevue
 Stamper, W. C.....Bellevue

Collingsworth County.

Murphree, R. Q.....Wellington
 Cocke, R. H.....Wellington

Crosby County.

Smallin, N. E.....Lorenzo

Childress County.

Sherwood, Lee.....Childress
 Sherwood, Lochie L.....Childress
 Brummett, Ida P.....Childress
 Bodeen, O. R.....Childress
 Stamps, T. J.....Childress

Dallam County.

Hopkins, Mary.....Dalhart
 Brewington, Lucia.....Dalhart
 Steel, L. B.....Dalhart
 McCrory, Lon C.....Dalhart
 McCrory, Vester T.....Dalhart
 Dwinnell, Agnes.....Dalhart
 Lieukfare, Bess.....Dalhart
 Angel, R.....Dalhart
 Hill, W. E.....Dalhart
 Hill, C. H.....Dalhart
 Jackson, A. C.....Dalhart
 Gallagher, Nelle.....Dalhart
 Counts, R. U.....Dalhart
 Woods, Chas. C.....Dalhart
 Merritt, C. A.....Dalhart
 Jones, C. S.....Dalhart
 Childers, W. H.....Dalhart
 Fletcher, T. J.....Texline

Deaf Smith County.

Estes, Cliff.....Hereford
 Green, Hazel.....Hereford
 Roberson, Miles.....Hereford
 Steckman, Vivienne.....Hereford

Neal, L. L. Hereford
 Frye, August. Hereford
 Williams, Elzina. Hereford
 Womb, W. T. Hereford
 Smith, M. Hereford
 Hastings, James Gano. Hereford

Dickens County.

Woveford, Jas. L. Dickens

Donley County.

Bural, H. Jericho
 Lane, Miss L. E. Clarendon
 Long, Epp. Clarendon
 Thornton, Maidie. Clarendon
 Douglas, Mrs. D. Clarendon
 Goldston, Mrs. W. Clarendon
 Chase, A. L. Clarendon
 Byrd, L. A. Lila Lake
 Brown, O. C. Jericho

Floyd County.

Brown, W. N. Lockney
 Angel, W. W. Lockney
 Nelson, E. C., Jr. Lockney

Gray County.

Rippy, A. C. Pampa

Hall County.

Miertschin, T. A. Plainview
 Drew, Adella. Plainview
 Kutch, J. A. Memphis
 Halley, O. T. Plainview

Haskell County.

Mason, J. W. Rule
 Kinnard, Elma. Haskell

Hardeman County.

Spinnetta, J. L. Quanah
 Carlock, C. E. Chillicothe
 Barlow, R. L. Chillicothe
 Brooks, N. A. Quanah
 Harvey, W. M. Quanah

Hartley County.

Crowder, L. E. Channing

Hemphill County.

Bryant, L. F. Canadian
 Towbridge, Naomi. Canadian
 Craver, W. C. Canadian
 Chambers, F. M. Canadian
 Bellows, H. C. Canadian
 Hoover, Ed., Jr. Canadian
 Shaller, A. J. Canadian
 Frazee, W. R. Canadian

Jack County.

Allen, Elysie. Jacksboro

McCline, H. C. Jacksboro
 Sporer, Thos. D. Jacksboro

Knox County.

Mullins, P. B. Knox City
 Britton, B. R. Benjamin
 Covey, E. L. Goree
 Albus, J. N. Munday
 Claus, Henry. Munday

Lamb County.

Walker, P. W. Littlefield
 Steen, R. W. Littlefield

Lipscombe County.

Rynearson, E. J. Booker
 Bell, J. W. Booker
 Flech, Frank. Booker

Lubbock County.

Meskimen, B. H. Lubbock
 Reed, James B. Lubbock
 Wilson, J. A. Lubbock
 Williams, F. V. Lubbock

Moore County.

Campbell, T. H. Dumas

Ochiltree County.

Bray, Marjorie G. Perryton

Parmer County.

Crum, M. A. Friona
 Hastings, H. T. Bovina
 Schlenker, Malinda. Rhea

Potter County.

Blewett, Irma. Amarillo
 Tolleson, Lois. Amarillo
 Young, Ralph D. Amarillo
 Van Hees, Lutus Allen. Amarillo
 McElroy, Nell. Amarillo
 Carl, C. H. Amarillo
 Barron, Myrtle. Amarillo
 Simpson, E. A. Amarillo
 Quinsensberry, Anne. Amarillo
 Peck Fran W. Amarillo
 Enlow, Charles E. Amarillo
 Mohler, N. H. Amarillo
 Burdine, S. G. Amarillo
 Anderson, M. Amarillo
 Hagerman, Littleton B. Amarillo
 Lemons, Joe M. Amarillo
 Short, Ben. Amarillo
 McSpadden, Ruby. Amarillo
 Wilson, C. L. Amarillo
 Tulleson, Lois. Amarillo
 Keck, L. A. Amarillo
 Cornett, B. M. Amarillo
 Cole, Isabel. Amarillo
 Schwartz, D. H. A. Amarillo

Golding, Ben.....Amarillo
 Camp, G. W.....Amarillo
 Childers, W. H.....Amarillo
 Nickerson, L.....Amarillo
 Curry, O. K.....Amarillo
 Northcut, E. O.....Amarillo
 Akard, Chas. Omer.....Amarillo
 Nugent, J. S.....Amarillo
 Naylor, L. F.....Amarillo
 Beecroft, F. E.....Amarillo
 Nickerson, L.....Amarillo
 Ziegler, Mrs. Laura.....Amarillo
 Robinson, Stella.....Amarillo
 Beard, J. Miller.....Amarillo
 Judson, A. G.....Amarillo
 Bacon, Ruth L.....Amarillo
 Burgess, J. P.....Amarillo

Throckmorton County.

Odell, T. R.....Throckmorton

Wichita County.

Wilson, H. R.....Wichita Falls
 Thornton, Earnest G.....Wichita Falls
 Hall, John E.....Wichita Falls
 Fritz, L. W.....Wichita Falls
 Burch, G. R.....Wichita Falls
 McBride, G. G.....Burkburnett
 McBride, H. C.....Burkburnett
 Jordan, E. C.....Wichita Falls
 Ammann, J. O.....Wichita Falls
 Patterson, J. C.....Wichita Falls
 Anderson, J. R.....Wichita Falls
 Ford, Lee D.....Burkburnett
 Townsend, W. J.....Wichita Falls
 Townsend, Zoe.....Wichita Falls
 Buchanan, Fred.....Wichita Falls
 Henderson, Myrtie J.....Wichita Falls
 Scurlock, A. C.....Wichita Falls
 Coplin, T. L.....Wichita Falls
 Jones, Cornelia.....Wichita Falls
 Cooper, G. W.....Wichita Falls
 Claypool, R. J.....Wichita Falls
 Graham, Elmer.....Wichita Falls
 Grannaway, Ruth.....Wichita Falls
 Kamer, Leonora.....Wichita Falls
 Ott, Ireta.....Wichita Falls
 Coplin, Fannie H.....Wichita Falls
 Townsend, Zoe.....Wichita Falls
 Martin, John M.....Wichita Falls
 Sibley, A. T.....Wichita Falls
 Priebe, Lucy Mae.....Wichita Falls
 Harrison, Hixie.....Wichita Falls
 Sharpe, B. G.....Wichita Falls
 McNamara, Mike.....Wichita Falls
 Gipson, E. H.....Wichita Falls
 Sharpe, J. E.....Wichita Falls
 Jackson, Josephine.....Wichita Falls
 Hanks, Mary.....Wichita Falls
 Mann, E. M.....Wichita Falls
 Butler, L. G.....Wichita Falls
 Sherrill, J. N.....Wichita Falls
 Allred, Ben P.....Wichita Falls
 Williams, C. A.....Wichita Falls

Aynesworth, Jos. H.....Wichita Falls
 Long, Brevard S.....Wichita Falls
 Pool, K. A.....Wichita Falls
 Fisher, E. E.....Wichita Falls
 Baldwin, W. B.....Wichita Falls
 Wilber, Hazel G.....Wichita Falls
 Buster, Mary.....Wichita Falls
 Backus, Paul M.....Wichita Falls
 Shrader, H. L.....Wichita Falls
 Moss, H. S.....Wichita Falls
 White, D. J.....Wichita Falls
 Bennett, J. B.....Wichita Falls
 Andrews, Myrtle.....Wichita Falls
 Fischer, F. W.....Wichita Falls
 Fischer, L. M.....Wichita Falls
 Yates, Edith.....Wichita Falls
 Hall, Marie.....Wichita Falls
 Bates, Frank.....Wichita Falls
 Montgomery, W. C.....Wichita Falls
 Dawson, A. G.....Wichita Falls
 Ford, Lee D.....Wichita Falls
 Lawley, Ira.....Burkburnett
 Scofield, Mary.....Wichita Falls
 Martin, Thelbert.....Wichita Falls
 Dyas, Robt.....Wichita Falls
 Cowling, L. E.....Wichita Falls
 McIntire, Miss Bertha.....Wichita Falls
 Bennett, J. B.....Wichita Falls
 Newsum, H. Y.....Electra
 McDowell, Ethel.....Wichita Falls
 Martin, Dixie.....Wichita Falls
 Henson, Joe R.....Wichita Falls
 McGann, Mary M.....Wichita Falls
 Englemann, J. J.....Wichita Falls
 Clarke, E. F.....Wichita Falls
 Bennett, L. I.....Wichita Falls
 Clark, Hubert W.....Wichita Falls
 Luscombe, L. S.....Wichita Falls
 Piper, Lucile.....Wichita Falls
 Naney, Pearl.....Wichita Falls
 Martlow, Leslie E.....Wichita Falls
 Parfet, Clarence C.....Wichita Falls
 Henson, Beulah.....Wichita Falls
 Cooper, F. A.....Wichita Falls
 Christian, C. F.....Wichita Falls
 Anderson, W. R.....Wichita Falls
 Carter, Zula.....Wichita Falls
 Lucey, Martha.....Wichita Falls
 Cotner, Paul S.....Wichita Falls
 Schoolfield, R. E.....Wichita Falls
 Murphy, W. W.....Wichita Falls
 Gibson, A. W.....Wichita Falls
 Dowd, C. F.....Wichita Falls
 Morrow, Tarleton.....Wichita Falls
 Morse, Mamie.....Wichita Falls
 Beals, Mrs. A.....Wichita Falls
 Ritterbush, Mrs. D.....Wichita Falls
 Maupin, C. H.....Wichita Falls
 Brown, O. E.....Wichita Falls
 Bishop, Mrs. W. E.....Wichita Falls
 Bruce, H. J.....Wichita Falls
 Hull, Jessie.....Wichita Falls
 Jones, Cornelia.....Wichita Falls
 Eckerty, R. L.....Wichita Falls

Thomas, Frank E. Wichita Falls
 Jackson, Margueritta Wichita Falls
 Beecroft, S. R. Wichita Falls
 Jennings, Warren Wichita Falls
 Ross, Miss Carrie A. Wichita Falls
 Ellefson, Miss Elsie L. Wichita Falls
 Hardy, S. C. Burkburnett
 Kavanaugh, Mabel Wichita Falls
 Coplin, Fannie H. Wichita Falls
 Coplin, T. L. Wichita Falls
 Jones, Cornelius Wichita Falls
 Ott, Ireta Wichita Falls
 Kamer, Lenore Wichita Falls

Wheeler County.

Lee, Artie Wheeler
 Sanders, P. O. Wheeler
 Wallace, Victoria Ramsdell
 Norton, Persis A. Shamrock
 McCrohan, Jr., G. O. Wheeler
 Jackson, R. C. Wheeler

Wilbarger County.

McGaw, C. E. Vernon
 Chapin, Helen D. Vernon
 Crawford, C. Q. Vernon
 Gassett, J. T. Oklaunion
 Lyle, Richard H. Vernon
 Morris, J. K. Vernon

Yoakum County.

Morgan, N. R. Plains

Young County.

Martin, W. H. Eliasville
 Parkinson, Edith Graham
 Staples, James G. Jean

THIRTIETH DISTRICT.

Tarrant County.

Parker, Jessie M. Fort Worth
 Howell, Nadie S., Mrs. Fort Worth
 Hill, Blanche, Mrs. Fort Worth
 Arterbury, Roy L. Fort Worth
 Black, I. W. Fort Worth
 Kinsey, E. A. Fort Worth
 Collins, J. L. Fort Worth
 Matlett, J. W. Fort Worth
 Randol, W. H. Fort Worth
 Francis, John R. Fort Worth
 Wesenberg, R. E. Fort Worth
 Hurley, J. J. Fort Worth
 Cogdell, Grace Fort Worth
 Curtis, Mary Lou Fort Worth
 Allen, W. E. Fort Worth
 Ledet, F. Arthur Fort Worth
 Cozzens, O. D. Fort Worth
 Wren, H. Fort Worth
 Granger, W. J. Fort Worth
 Woodward, Corrie Jean Fort Worth

Ethington, L. S. Fort Worth
 Nobles, Edna Fort Worth
 Erwin, D. E. Mansfield
 Helm, J. E. Fort Worth
 Collins, J. C. Fort Worth
 Trippet, W. P. Fort Worth
 Cline, G. L. Fort Worth
 Macy, W. P. Fort Worth
 Walton, L. Fort Worth
 Patton, S. M. Fort Worth
 Estill, Minnie, Mrs. Fort Worth
 Terrell, John H. Fort Worth
 Neeld, H. H. Fort Worth
 Davis, Mary M. Fort Worth
 Bowles, E. M. Fort Worth
 Hale, Josephine Fort Worth
 Neville, Ralph M. Fort Worth
 Martin, W. H. Fort Worth
 Box, D. E. Fort Worth
 Babcock, Miss Ida Fort Worth
 Nelson, E. L. Fort Worth
 Holloway, L. M. Fort Worth
 Davis, A. E. Fort Worth
 Greene, Robert L. Fort Worth
 Sengle, Robert L. Fort Worth
 Chaney, Ivaloo Fort Worth
 Slawson, Ira Fort Worth
 Francis, Jno. R. Fort Worth
 Bombarger, B. L. Fort Worth
 Tucker, Mary L., Mrs. Fort Worth
 Macy, W. T. Fort Worth
 Rowland, Orlyne Fort Worth
 Teichmann, F. W. Fort Worth
 Blevins, Ray Fort Worth
 Craighead, J. E. Fort Worth
 Coles, Wesley O. Fort Worth
 Bell, Edith, Mrs. Fort Worth
 Jarvis, James E. Fort Worth
 Cobb, Lois Fort Worth
 Evans, Alden A. Fort Worth
 Estes, Mary Fort Worth
 Harkrider, Ruth Fort Worth
 Quigley, Nellie Fort Worth
 Stanley, John T. Fort Worth
 Render, Lena Alice Fort Worth
 Butler, N. G. Fort Worth
 Woody, L. C. Fort Worth
 Plummer, Roy Fort Worth
 Eskew, Lillian Fort Worth
 Hall, P. M. Fort Worth
 Garrett, L. E. Fort Worth
 Polhemus, J. G. Fort Worth
 Graves, S. R. Fort Worth
 Williams, A. V. Fort Worth
 Smith, Brock Fort Worth
 Brown, Baylor B. Fort Worth
 Ritchie, C. W. Fort Worth
 Craig, Lelia Fort Worth
 Granger, H. A. Fort Worth
 Loyd, William V. Fort Worth
 Scardino, P. M. Fort Worth
 Lehman, M. A. Fort Worth
 McNamara, James Fort Worth
 Wilburn, G. C. Fort Worth
 Fain, W. T. Fort Worth

Cox, Noltz.....	Fort Worth	Courtney, R. G.....	Fort Worth
Hale, Josephine.....	Fort Worth	Ragsdale, Mildred.....	Fort Worth
Vestal, Don M.....	Fort Worth	Harper, E. C.....	Fort Worth
Greines, David.....	Fort Worth	Bass, B. C.....	Arlington
Greines, Sol.....	Fort Worth	Godwin, Joe S.....	Fort Worth
Weston, J. A.....	Fort Worth	Foulks, R. L.....	Fort Worth
Wilson, C. L.....	Fort Worth	Nutt, L. H.....	Fort Worth
Mercer, Chas.....	Fort Worth	Brady, A. G.....	Fort Worth
Gooch, W. E.....	Fort Worth	Hanks, C. B.....	Fort Worth
Ellzey, R. M.....	Fort Worth	Deen, F. E.....	Fort Worth
Ellzey, Lillian L.....	Fort Worth	Burnette, W. H.....	Fort Worth
Woillard, H. E.....	Fort Worth	DeWese, R. B.....	Fort Worth
Shoemaker, R. L.....	Fort Worth	Moore, R. E.....	Fort Worth
Huff, Helen.....	Fort Worth	Walker, J. A., Mrs.....	Fort Worth
Delehanty, Wm. H.....	Fort Worth	Thompson, Ola.....	Fort Worth
Arsdell, Jas. Van.....	Fort Worth	Stegall, John McCarty.....	Fort Worth
Nichols, J. H.....	Fort Worth	King, Kate.....	Fort Worth
Hicklin, Martha.....	Fort Worth	Scott, W. O.....	Fort Worth
Horton, Fred R.....	Fort Worth	Ellis, J. M.....	Fort Worth
Ward, W. F.....	Fort Worth	Skiles, F. W.....	Fort Worth
Pressly, Levi.....	Fort Worth	Tunnell, Jennie Blue.....	Fort Worth
Brown, Maude.....	Fort Worth	Jones, Marlin B.....	Fort Worth
Smith, Ben G.....	Fort Worth	Watkins, Dorothy E.....	Fort Worth
McNaught, Mary G.....	Fort Worth	Davis, Abner, Jr.....	Fort Worth
McCafferty, C. J.....	Fort Worth	Hutchins, Ludy.....	Fort Worth
Anderson, M. N.....	Fort Worth	Shannon, Gladys L.....	Fort Worth
Witte, George C.....	Fort Worth	Thornton, R. T., Jr.....	Fort Worth
Green, William.....	Fort Worth	Wade, Herbert C.....	Fort Worth
Johnson, J. Taylor.....	Fort Worth	Roberts, Louie.....	Fort Worth
Pearson, Ella.....	Fort Worth	Horne, E. B., Mrs.....	Fort Worth
Dickson, Catherine.....	Fort Worth	Hooker, H. A.....	Fort Worth
Caywood, O. L.....	Fort Worth	Brady, William C.....	Fort Worth
Roberts, Eleanor.....	Fort Worth	Van Zandt, I. L., Jr.....	Fort Worth
Doherty, M. V.....	Fort Worth	Johnston, Alice.....	Fort Worth
Mabry, Y. G.....	Fort Worth	McCord, E. A.....	Fort Worth
Hill, Clara M.....	Fort Worth	Dryden, Una.....	Fort Worth
Jackson, James Roy.....	Polytechnic	Wells, Evelyn.....	Fort Worth
Melton, Alma.....	Fort Worth	Short, W. M.....	Fort Worth
Melton, John E.....	Fort Worth	Hall, E. K.....	Fort Worth
Bright, Marcus.....	Fort Worth	Luck, Walter P.....	Fort Worth
Smith, Ben G.....	Fort Worth	Williams, Louise.....	Fort Worth
McNaught, Mary.....	Fort Worth	Billingsley, Lem.....	Fort Worth
Hard, J. M.....	Fort Worth	Wagner, Lucy.....	Fort Worth
Johnson, Henry.....	Fort Worth	Smith, Nancy.....	Fort Worth
Wade, Herbert C.....	Fort Worth	Oliver, Bertie.....	Fort Worth
Towns, J. A.....	Fort Worth	Vowell, M. P.....	Fort Worth
Rouer, Virginia.....	Fort Worth	Hill, Clara M.....	Fort Worth
Lawrence, B. P., Mrs.....	Fort Worth	Heath, A. C.....	Fort Worth
Moses, Dayton, Jr.....	Fort Worth	Etier, E. L.....	Fort Worth
Storts, Chas. H.....	Fort Worth	Ward, B. L.....	Fort Worth
Rau, Ed.....	Fort Worth	Brown, P. D.....	Fort Worth
Humphreys, Emory.....	Fort Worth	Sullivan, D. R.....	Fort Worth
Crabtree, Thomas E.....	Fort Worth	Vroom, J. D.....	Fort Worth
Lipscomb, G. R.....	Fort Worth	Hoffmeister, Erma.....	Fort Worth
Carb, Naomi R.....	Fort Worth	Robertson, May.....	Fort Worth
Meadows, Metta.....	Fort Worth	Eyridge, L. H.....	Fort Worth
Edwards, H. E.....	Fort Worth	Weston, J. A.....	Fort Worth
Randle, R.....	Fort Worth	Seideman, Geo. F.....	Fort Worth
Leigh, Roy E.....	Fort Worth	Laue, Harry L.....	Fort Worth
Frost, Royal H.....	Fort Worth	Nuss, W. F.....	Fort Worth
Tracy, Mac A.....	Fort Worth	Lybrand, J. M.....	Fort Worth
Viriden, George E.....	Fort Worth	Hogan, D. A.....	Fort Worth
Viriden, Blanche.....	Fort Worth	Gordon, S.....	Fort Worth
Box, D. E.....	Grapevine	Jewell, Joe.....	Fort Worth
Brown, H. A.....	Fort Worth	Jewell, Geo. H.....	Fort Worth

[illegible]

Heartsill, Ike N.....Weatherford
 Dill, G. C.....Weatherford
 Elders, Jno. A.....Millsap
 Wythe, Landon D.....Weatherford
 Ward, W. T.....Weatherford
 Parsons, Kate.....Weatherford
 Campbell, Mary.....Weatherford
 Bachman, Minnie D.....Weatherford
 Willingham, T. R.....Weatherford
 O'Neill, W. H.....Weatherford
 Jones, J. A.....Weatherford
 Sullivan, J. L.....Weatherford
 DeWees, W. O.....Weatherford
 Isbell, Y. H.....Weatherford
 Cotton, Fred R.....Weatherford
 Holyfield, Ben C.....Weatherford
 Swofford, E. A.....Weatherford
 Boley, Clyde D.....Brock
 Cofer, R. T.....Weatherford
 Myers, W. F.....Weatherford
 Wooldrige, R. A.....

Hood County.

Larned, A. F.....
 Whitaker, J. N.....
 Laxston, J. W.....Granbury

Somervell County.

Wilson, Artie.....

THIRTY-FIRST DISTRICT.

Denton County.

Baker, N. B.....Denton
 Bass, R. W.....Denton
 Beddo, F. F.....Lewisville
 Cook, Eugene, Mrs.....Denton
 Harper, Miss Pearl.....Denton
 Hooper, Elbert.....Denton
 Houser, Bess.....Denton
 Jackson, Brent C.....Denton
 McKenzie, B. W.....Denton
 Orr, W. R.....Denton
 Porter, R. L.....Denton
 Roady, T. J.....Denton
 Stringer, James L.....Denton
 Wilson, W. A.....Denton
 Wiley, Jas. R.....Denton

Montague County.

Alcorn, W. W.....Montague
 Alexander, R. R.....Nacona
 Brock, E.....Stoneburg
 Chandler, I. L.....Bowie
 Etter, B. F.....Nacona
 Goodwin, O. C.....Bowie
 Hunt, H. W.....Montague
 Irwin, Vera Lee.....Bonita
 Janeway, Joe L.....Bonita
 Martin, Vera Lee.....Bonita
 Phillips, C. A.....Bowie
 Reed, Minnie A.....Bonita

Richardson, Alma.....Bowie
 Rogers, Ola.....Montague
 Smith, A. F.....Sunset
 Theisen, A. L.....Bowie
 Walker, D. S.....Saint Jo
 Wainscott, J. R.....Bowie
 Wilks, T. B.....Nacona

Wise County.

Baldredge, V. E.....Chico
 Casey, J. C.....Decatur
 Gribble, P. T.....Rhome
 Gose, Emory E.....Decatur
 Handly, S. D.....Rhome
 Karnes, M. F.....Chico
 Lynch, J. P.....Chico
 Stanley, J. E.....Decatur
 Whitehead, A. S.....Chico

TWENTY-FOURTH DAY.

Senate Chamber,
 Austin, Texas,
 Friday, June 18, 1920.

The Senate met at 10 o'clock a. m., pursuant to adjournment, and was called to order by Lieutenant Governor W. A. Johnson.

The roll was called, a quorum being present, the following Senators answering to their names:

Alderdice.	Hertzberg.
Bailey.	Hopkins
Buchanan of Bell.	McNealus.
Buchanan of Scurry.	Page.
Caldwell.	Parr.
Clark.	Rector.
Dean.	Smith.
Dorough.	Suiter.
Dudley.	Westbrook.
Faust.	Williford.
Floyd.	Witt.
Gibson.	Woods.

Absent.

Carlock.	Davidson.
Cousins.	Strickland.

Absent—Excused.

Bledsoe.	Hall.
Dayton.	

Prayer by the chaplain, Rev. S. H. Morgan.

Pending the reading of the Journal of yesterday, the same was dispensed with on motion of Senator Dorough.